

ECONOMIC HISTORY
OF ENGLAND

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A STUDY IN SOCIAL DEVELOPMENT

BY

H. O. MEREDITH, O.B.E., M.A., M.Com.

EMERITUS PROFESSOR OF ECONOMICS, QUEEN'S UNIVERSITY, BELFAST; SOMETIME
RUSSELL RESEARCH STUDENT AND LECTURER IN THE
LONDON SCHOOL OF ECONOMICS; FELLOW OF
KING'S COLLEGE, CAMBRIDGE

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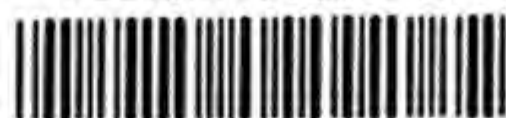
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ECONOMIC HISTORY OF ENGLAND

INTRODUCTION

IN common with other provinces of the Empire, Britain, during the Roman occupation, reached a considerable degree of economic development. Large urban centres were connected by an excellent system of roads, and along these roads the frequent remains of villas testify to the luxurious living of the wealthy classes. But between the economic organisation of Britain at that period and England in the nineteenth century there is an important difference. Hardly anyone in the country now produces any considerable proportion of the objects which he himself consumes. The produce of a rural village, like the produce of an urban centre, is marketed beyond the borders of the village, and the village draws from without the supplies consumed by its members. In Roman Britain, on the other hand, it seems probable that the workers in each small area produced locally the food and clothes and housing which they consumed, and that the goods which were drawn from them brought back no returns of material wealth, but provided only the luxurious expenditure of the governing class. The requirements of this class—native chiefs and Roman officials and speculators—and of subordinate bureaucrats and soldiers produced the urban centres and the trade of the country. From the rural districts they drew supplies of food and raw materials by rents and taxation, in some cases also by the direct exploitation of slave labour. These supplies maintained their craftsmen and personal attendants, or were exported to pay for the luxuries which had to be provided from a distance.

The economic effects of the Saxon conquest are in some respects clear, in others exceedingly obscure. In the first place it is evident that urban life and commerce were swept away. Where the

fortifications of the towns protected them from direct attack, they bled to death by the interruption in their supplies from the country. But the disappearance of the towns under the circumstances would not necessarily lead to any considerable economic change in the country districts. Each locality could continue to produce for itself as it had produced before, with the simple difference that it would no longer have to part with some of its produce to the outside world. If a Saxon pirate stepped into the shoes of the Roman administrator or native chief there might be no substantial alteration in the economic position of the mass of the people. It is at least possible that this occurred in many districts; it has been argued that it was the rule throughout the country. There is, however, evidence that over the greater part of England the Saxon conquest implied a far more serious upheaval. The suppression of the Celtic language and religion, together with the predominance of Teutonic place names, suggests an actual displacement of population, not merely the introduction of foreign lords, and this view is supported by what little is known of the character of the Conquest. The new-comers spread gradually over the country during a period of centuries. Raids on the coast and up the rivers produced the first settlements, and from these settlements raids were made up country as new invaders arrived from the Continent or each generation reached maturity. Between Saxon and British areas at any one moment there must have existed an almost depopulated border, as between Scotland and England at a later date, and this border being pushed forward over the country generation by generation would involve, sooner or later, destruction and reconstruction in almost every district. The argument advanced by Gibbon that the conquerors would be careful to preserve everything that would be useful to them has its force. But in so far as the Conquest took place along the lines indicated, cattle, property, men and women would be seized by raids and incorporated in the reconstruction, the society of which they had formed part being resolved into its prime elements. That the Conquest was at least a more serious matter for the British than some writers have suggested seems to be proved by their wholesale emigration to Armorica. Some weight also must be given to the traditions preserved by Bede. At the same time our view leaves room for the survival in many districts of pre-Teutonic organisation. In many cases a brief

period of systematic conquest resulted in the rapid incorporation within the Saxon area of districts which had suffered little from border warfare and raid. Here, as seems to have been the case in Kent, little change may have occurred beyond a change of masters in the British villages, though doubtless colonies of Germans would be established in and amongst them. Especially in the later period of the Conquest, when considerable Saxon kingdoms were already established, this would be the more natural process. We should expect a larger survival of British institutions in the West generally, and in Cornwall and those parts of Cumberland and Westmorland (Strathclyde) which were last incorporated we should anticipate a more complete survival than elsewhere.

Meitzen's¹ comparative study of survey maps for this and other countries corroborates these views. His researches indicate that over the greater part of England types of village settlement, similar to those in Germany, predominate, the most common being the "nucleated" village. But in Cornwall and Devonshire, on the Welsh border, in Cumberland and Western Westmorland a type of settlement predominant in Wales and Ireland, namely, "the scattered homestead," occurs. He concludes that whereas the greater part of the country was actually resettled by the Saxons, the districts indicated, together with smaller areas in other parts of the country, remained British in population and organisation. In addition it may be supposed that the Saxon settlements incorporated a proportion of subject British which would be higher generally speaking in the West than in the South and East.

Whatever may be the bearing of Meitzen's researches on the racial problem, it is certain that the two types of settlement by "scattered homestead" and "nucleated village" respectively indicate an important difference of economic organisation. The origin and cause of the "nucleated village" is to be sought in "open-field" arable culture. Under this system there is no several ownership, but each family in one village has the right to cultivate and to crop a number of strips of land scattered over the common fields. From the point of view of the individual cultivator whose land is thus scattered it is more convenient to have his dwelling

¹ Meitzen, "Siedelung und Agrarwesen."

and farm buildings at the centre than adjacent to any one of the tiny parts of his holding. From the point of view of the community it is easier to divide up the land if the fields stretch out unbroken from the central village than if they are broken here and there by permanent buildings. And, since the form of settlement is determined by the method of allotting arable land, it may be concluded that the production of cereals was already important at the time at which the settlement was made. A community, on the other hand, which established permanent settlements, whilst pastoral husbandry was still its chief means of subsistence, would find its line of least resistance in settlement by scattered homesteads. As Abraham separated from Lot because the land would not bear them both, so one new family after another would plant itself forth, and the flocks of the tribe would be scattered in this natural way over the area available without its being necessary at first to delimit precisely the grazing rights of each family. Common ownership of land, however, would disappear more rapidly in settlements of the latter type than in those of the former. As will be seen later, the complicated arrangements of open-field arable culture opposed obstacles to the growth of several ownership which delayed it for centuries.

We have seen that the village nucleus is a product of the open-field system. The origin of this system itself calls for some remark. The problem is to explain why each of the joint users of a certain area of arable land should be given the right to plough and to crop a large number (perhaps as many as 120) of strips scattered all round the compass instead of a single area. Two distinct explanations of this singular arrangement are put forward. First, it is described as the result of co-operative ploughing. It is shown that the size of the strips was determined by the quantity of ploughing which a team would accomplish in a day. This quantity varied, of course, from one time and place to another. Hence the differences which can still be traced between the areal units (the acres) of different parts of the country. It is supposed that a number of men joined their oxen to make up the team, and that the land ploughed each day was assigned in rotation to one of the joint-owners and workers of the team. Other writers, whilst accepting the view that the size of the strip or acre was originally determined by the ploughing capacity of a team, hold that the land

was measured off first into strips of this predetermined size which were then distributed in order that each family in the village might have its fair share of good and bad land. Of positive evidence for either view there is very little. Advocates of the former point to a Welsh law which regulates the distribution of acres ploughed between the joint-owners and workers of a co-operative team. Advocates of the second advance an instance of the remeasurement and reassignment of acres with the object of equitable redistribution at a date subsequent to the Norman Conquest. It is arguable that the two views are less incompatible than has been supposed. Mere desire for equity, it is submitted, can hardly have been the origin of division by acre strips, for in innumerable cases the whole of the arable acreage must originally have been substantially of equal fertility ; where, as often, it was also flat, no insuperable difficulty would be found in dividing it into a small number of sizable plots. But granting that a custom of strip division had arisen out of the practice of co-aration, it is likely enough that it would survive and be retained as a principle of division, even where the land was measured out before ever the plough had traversed it.

The possible survival of a custom developed under more primitive conditions must be borne in mind when we turn to the problem of the origin of serfdom in England. It is sometimes argued that, inasmuch as the open-field system predominated, the mass of the cultivators must originally have been free. It is suggested that no person who was planting more or less servile subordinates on land which he considered his own could have adopted such an inconvenient system. Such a conclusion would be true on the hypothesis that the superior brought an open mind to the business. It is not true if it may be assumed that his own mind and the minds of his subordinates were filled already with a traditional art of land distribution.

The controversy over the extent and thoroughness of the Saxon Conquest in England has been stimulated by the belief that its settlement would throw important light upon the origin of serfdom. Writers who believed that its origin was to be found in a pre-existent stage of slavery have argued for a considerable survival of Romano-British organisation, whilst those who held that members of free village communities had been gradually degraded have contended for an almost complete displacement of this

organisation by invading Germans. Recent research seems to show that the problem is not so simple as this.

On the one hand, it is doubtful whether slavery was important outside the towns of Roman Britain. On the other hand, what little is known of primitive German institutions points to the existence of much which we may call, as a neutral term, politico-economic dependence.

Very little is known for certain as to the organisation of production in Roman Britain. Some large estates were worked with slave-gangs, especially in the south; but the *latifundium* was probably not the dominant type. It is more likely that the Romans left matters to work themselves out as seemed good to the native population, preserving law and order and imposing taxation, but not regulating details. It is likely that many of the producers stood in a quasi-servile relationship to some native chief who enjoyed a hereditary right of taxing them, or to some headman who was made responsible for the collection of the imperial taxation. Comparative study of Celtic institutions in Wales at a later date, and of other provinces of the Roman Empire, suggests this conclusion.

The picture of German life which Tacitus drew may or may not be properly admissible as evidence of the institutions and customs of the tribes which, centuries later, conquered Britain. It certainly contains internal evidence that the artist dwelt affectionately on elements of freedom which attracted him, and treated slightly a substructure of exploited humanity which was too much in the common order of things to interest greatly a classical writer. It would seem that in the intervals of war his Germans feasted, drank, and slept, and occasionally attended political meetings for several days at a time. Such a life is only possible for a class which draws a great part of its supplies from the labours of others—such a class for instance as the Saxon aristocracy of the eleventh century. Nor is it merely a question of a few servile herdsmen. As has been written of the Saxons in England: "their fields of barley will be wide, for their thirst is unquenchable."¹ The few remarks dropped by Tacitus on the slaves of the Germans are instructive. "Each is master of his own house and home. His lord demands from

¹ Maitland, "Domesday Book and Beyond," p. 519.

him a certain quantity of corn, or cattle, or clothing. This is the limit of his duty." In Germany in the first century, as in medieval England and Europe generally, the "servus" has to give his labour to produce the requirements of his lord, but he retains a life of his own apart—there are limits to his obligations. Here is part of the difference between feudal serfdom and Greco-Roman slavery.

Of the manners and customs of the actual invaders of Britain nothing is known. The very locality from which they came is uncertain. When evidence begins to multiply, some centuries after the Conquest, we find traces of a considerable stock of economic independence and freedom. But traces of various kinds of dependence—where taxation shades imperceptibly into exploitation—also abound. There are important local differences of law and custom. There is everywhere a perceptible survival of British elements. We must prepare ourselves, therefore, to single out the broader types from among innumerable minor differences. The structure of society was moulded gradually by the pressure of a few great forces into a state that medieval law could attempt to systematise, but even in the thirteenth century we shall find that the system is incomplete.

The manorial system, which became the typical social structure in the centuries following on the Norman Conquest, will be discussed in a later chapter. Here it is desirable to search merely for its origins in pre-Norman England. But before this can be done its outlines must be shortly described. The typical manor coincided with an open-field village settlement. The arable land was divided into (a) the demesne of the lord of the manor which was worked by the labour of his tenants under the supervision of a bailiff, and (b) the land of the tenants. The strips assigned to lord and tenants respectively were usually intermingled in the common fields. In addition, the manor contained (a) natural meadow, (b) permanent pasture, (c) waste. Of these the first was often divided into strips assigned to lord or tenants in the same way as the arable. The permanent pasture and waste were common to both parties, although the number of cattle which any individual might maintain on the pasture, and the quantities of timber and firing which he might cut from the waste, were often carefully regulated.

Our view of the extent to which this system had developed in Anglo-Saxon England must be derived somehow from the Domesday

Inquest. But the problem of interpreting its record is complicated in two ways. First, Domesday is a Norman and not an Anglo-Saxon document. The Conquest had made changes whose importance can only be conjectured, and the picture drawn of the country was coloured in all probability by Norman views of what the final settlement ought to be. Secondly, Domesday does not explain itself. It is a collection of statistics grouped under technical headings which were well understood by the men who used them, but elude modern interpretation. For instance, the term "manor" is frequently used, and it is tempting to suppose that the "manors" of Domesday are of the same kind as the "manors" of the thirteenth century. But inquiry shows that this is often not the case. We are left with a dubious conjecture that the Domesday Commissioners used the term to mean a centre for the collection of taxes, though doubtless many such centres were already "manors" in the thirteenth-century sense.

A copy of the actual questions asked by the Cambridgeshire Commissioners has survived, and a collation of the records for Cambridgeshire, and other parts of the country, shows that (as might have been expected) the questions asked in other counties were substantially the same. For our present inquiry the form of the fifth of these questions is significant. The Commission desired to discover the number of teams ploughing in each taxational district. A simple total was not demanded. The juries were required to distinguish the number of teams (*a*) on demesne land, (*b*) on land of the tenants. It may be concluded that at the time of the survey the most usual arrangement all over the country was for the arable land to be divided into (*a*) land worked in the interest of a superior and (*b*) land worked by his tenants on their own account. The returns corroborate this view. There were indeed villages where no demesne teams were recorded, but in most cases the division already existed. But, if this is admitted, it is still necessary to ask whether the method of working the demesne by the labour of the tenants also prevailed. It is difficult to find in Domesday positive evidence for this view, though there is certainly none against it. Negatively the returns of population confirm it strongly, for, as will be seen later, the number of slaves is so small as compared with the number of tenants that we are compelled to suppose either that the tenants worked on the demesne or that the work was done by

a class whose members were not enumerated. The former of these two hypotheses is certainly less objectionable than the latter. It is, moreover, confirmed by all the existing evidence for the centuries before and after the Conquest. As regards the later period, accounts of ecclesiastical estates from the twelfth and early thirteenth century show that the demesne land was worked by the tenants. For the earlier period we have an eleventh-century document relating to estate organisation which reveals the same system already in existence.

The "*Rectitudines singularum personarum*" describes the services due from the several classes of tenants on an estate. Four classes are distinguished. First, the Thanes, whose only serious obligations were military service and maintenance of fortresses and bridges. There remain three subordinate classes. The Geneat pays a rent to his lord and performs occasional labour services for him—e.g. at hay and corn harvest, or in carrying messages. The Cotsetle must work regularly so many days a week. The number varies, but one day a week throughout the year, and three days a week during harvest are given as an example. In addition he must do in general any miscellaneous work that is demanded from him. He pays no rent beyond his labour. His holding ought not to be less than five acres. The Gebur's holding is normally a yardland (*ca.* 30 acres). He is also provided with stock, implements, and furniture. His labour dues vary greatly from place to place; two or three days a week at different times of the year is an arrangement instanced. In addition he is liable to special calls for labour, and pays rents both of money and kind. It is worth noting that the statement of the Gebur's position occupies twice as much space as that of either Geneat or Cotsetle. Evidently the relations between the Gebur and the estate were cardinal to its management. On the one hand his holding was considerable, on the other his labour dues formed the backbone of the demesne farming. Further back, at the commencement of the eighth century, the laws of Ine suggest that as the frontiers of Wessex were pushed forward, settlement was effected by granting land to military leaders who planted dependants upon it. Some of these dependants received the yardland, which, according to the "*Rectitudines*," was the normal holding of the most important class of tenurial labourers.

The conclusions suggested so far may be summarised as follows : (1) At the time of the Norman Conquest a system which, on its economic side, resembles closely the later manorial system, already existed. On such embryo manors part of the land was worked in the interest of a superior by the labour of tenants who drew their own subsistence from the remainder of the land. (2) There are indications that at least in the later periods of Saxon conquest some part of the resettlement of the country was effected *ab initio* upon these lines. (3) There existed at the Conquest villages in which all the land was held by the actual cultivators who were not dependent on a lord, but owed only a civic obligation to pay taxes to the king.

It remains to consider whether in the centuries before the Conquest general conditions had favoured growth or decline in the number of such "free" villages. The answer to this problem is hardly doubtful. In the long struggle between the English and the Danes it is clear (a) that there was a recrudescence of individual freedom in the counties of the Danelaw, (b) that in that part of the country which remained English the tendency was towards serfdom. Among the Danish settlers the element of freedom and economic independence was high. If we follow the Domesday statistics from East to West the percentage of recorded free tenants declines, and the percentages of lower grades of labour and slavery rise. On the Saxon side the pressure of increased taxation and the chances of war brought numbers of villages into dependence on individual soldiers and small capitalists. In a pre-credit era heavy taxation entails the sale or mortgage of farming stock, and enables an individual who has accumulated a small reserve to make what terms he pleases with those who have been less fortunate or far-sighted. The destruction of cattle by war would have similar results. Finally, many cultivators would be ready to insure against the danger of total ruin by subordinating themselves and their property to a soldier who gave them hope of protection. In these ways class differentiation increased steadily, and the foundations of a general manorial system were laid. Whether the resultant status of the mass of the cultivators should be called free or servile is a question of more interest to the legal than to the economic historian. Legally it is probable that until some time after the Conquest the masses were free, although their descendants were called "servi" by thirteenth-century lawyers. Economic freedom

however, turns largely upon the right to take one's labour elsewhere, and the resultant power to extract a competitive price for it. But such a right implies openings and opportunities for the transference of labour, and these must have been so rare in Anglo-Saxon England as to leave little room for the dilemma to arise. In one particular it is almost certain that the masses were not free. According to the "Rectitudines," the stock of the Gebur belonged to his lord, and lapsed to him on the death of the tenant. On the other hand, it is probable that they enjoyed security of tenure even against their lord. In the thirteenth century there remained what look like traces of such a right in the privileged position of villains on the royal estates. Here again it must be remembered that no lord would desire to disturb a sitting tenant, unless some alternative use for the land offered itself, and we cannot suppose such cases to have been anything but exceptional.

Now that some conception has been reached of the structure of society in the eleventh century, it is desirable to return to the Domesday Inquest and to try to extract from it some quantitative estimate of the relative importance of the several elements combined in our sketch. In the first place certain classes appear to have a special connection with the existence of demesne land in a given village, and probably owed labour-service upon it. These are the villani, of whom 108,000 were enumerated, and the 88,000 bordarii and cottarii. It is at least probable that the majority of the members of these two classes occupied a social position similar to that of the Gebur and Cotsetle respectively whose services are described in the "Rectitudines." Below them a further class of 26,000 slaves was enumerated. The superior classes of sokemen and free tenants together numbered 35,000. The impression that sokemen and free tenants represented survivors of a class of independent cultivators, whilst villani, cottarii, bordarii, and slaves testify to the growth of the manorial system, is confirmed by the geographical distribution of the several classes. The free tenants and sokemen were most numerous in the counties of the Danelaw, and of the remainder slaves, bordarii, and cottarii become more numerous as one travels West. But this general statement requires qualification. It is generally agreed that the term villanus did not carry with it in 1086 the degrading associations of its derivative villain in

the thirteenth century. Most probably the Domesday "villanus" is a mere translation of the Anglo-Saxon "túnsman"—the man with a substantial holding in a tún or village. Hence villanus may well have been used of men whose social position differed considerably. At the close of a period of disturbance social distinctions are apt to be less clear cut and decisive than the introducers of law and order would wish. A difference between two men which led commissioners in one district to classify them as villanus and free tenant respectively, might be ignored by commissioners in other parts of the country. In addition, it is distinctly stated in the "Rectitudines" that labour services differ considerably from one tún to another.

The total enumerated population was nearly 280,000. It should be noted that the majority of these were heads of families, and that there were considerable omissions—e.g. most of the clergy, the households of great nobles, and some of the largest towns. When allowance is made for these factors, the actual population may be guessed at between a million and a quarter and a million and a half. The distribution of the population can be stated with more confidence. Lincoln, Norfolk, Suffolk, and Essex have between them just under one-third of the total enumerated—*ca.* 89,000. Kent, Sussex, and Hants have 33,000, Somerset, Devon and Wilts 41,000. These ten counties had 163,000 of the total 283,000. The rest of the country had 120,000. There is reason to suppose that the figures for East Anglia are slightly exaggerated; on the other hand Middlesex would probably appear among the populous counties but for the omission of London; and the omission of Winchester must have affected appreciably the figures for Hants. Finally, in arguing back from these figures to Anglo-Saxon conditions, the harrying of the North between the Conquest and Domesday must be remembered.

The questions asked by the Commissioners contain much that is suggestive of the economic organisation of the country generally. At the present time over a great part of the country there is little cereal cultivation, and since the sixteenth century there has been much localisation of cereal and pastoral husbandry respectively on land naturally adapted to each. The Domesday Commissioners, on the other hand, expect to find in each village (a) plough land to produce cereals, (b) meadow and pasture for stock, (c) wood to

provide material and fuel. The presence everywhere of the same kinds of production suggests the absence of exchange, and there is much contributory evidence to show that each village was almost self-sufficing. Cereal cultivation was the centre and dominant part of the system. Meadow and pasture provided feed for milch cattle, sheep, and poultry, but they were above all required to feed the oxen which drew the plough. No doubt the proportion of cereals to meat and dairy products in the food of the people varied; but the variations, so far as can be judged, were small. If the population in each county is divided by the number of teams, the result is an approximate statement of the number of heads of families per team. The lowest is 2·1 in Hereford, the highest 5·5 in Norfolk, and of the thirty counties for which the calculation has been made, in only thirteen is the figure less than 3 or more than 4. It is impossible to estimate precisely the acreage actually under the plough, but, as compared with the population, it was evidently very large. An acre yielded, however, in all probability hardly one-eighth of the average yield of to-day.

The self-sufficing character of the Anglo-Saxon village may be illustrated from a statement on the duties of the reeve, or bailiff, which is attributed to the first half of the eleventh century. The work proper for the four seasons is described as follows—

“ In May and June and July, in summer, one may harrow, carry out manure, set up sheep-hurdles, shear sheep, build up, repair, hedge, build with timber, cut wood, weed, make folds, and construct a fish-weir and a mill.

“ In harvest, one may reap, but in August and September and October one may mow, set woad with a dibble, gather home many crops, thatch them and cover them over, and cleanse the folds, prepare cattle-sheds and also shelters ere too severe a winter come to the farm; and also diligently prepare the soil.

“ In winter, one should plough, and in severe frosts cleave timber, make an orchard, and do many affairs indoors; thresh, cleave wood, put the cattle in stalls, and the swine in pig-sties, set up a stove on the threshing-floor—for an oven and a kiln and many things are necessary on a farm—and moreover (provide) a hen-roost.

“ In spring, one should plough and graft, sow beans, set a vineyard, make ditches, hew wood for a wild-deer fence; and soon after that, if the weather permit, set madder, sow linseed (i.e. flax seed)

and also woad-seed, plant a garden, and (do) many things which I cannot fully enumerate, that a good steward ought to provide.

“ He can always find something on the manor to improve ; he need not be idle, when he is in it ; he can keep the house in order, set it to rights and clean it ; and set hedges along the drains, mend the breaches in the dikes, repair the hedges, root up weeds, lay planks between the houses, make tables and benches, provide horse-stalls, scour the floor ; or let him think of something that may be useful.”¹

Then follow long lists of implements, tools, and utensils, most of which then and long afterwards were made locally in each village or small group of villages by millwright, carpenter, or smith. The list of tools for working up the wool and flax of the village is interesting—spindle, reel, yarn-winder, stoddle, weaver’s beams, press, comb, carding-tool, wool-comb, roller, shuttle, and others.

Communities of this kind can have had little trade with one another, or with the outside world. Salt and iron were necessities of existence, and must in most cases have been brought from a distance. The country as a whole had an appreciable export trade in wool and a few other raw materials. The circulation of money, in so far as it existed, was probably due to the expenditure of the wealthy and their personal retainers. The Anglo-Saxon law of property is largely concerned with cattle-stealing. A man lay under suspicion of theft if he bought anywhere but in town market before witnesses. There may have been buying and selling between members of the same village, but in many cases the specialised artisans seem to have been paid a fixed salary in kind either by the lord or the community in return for their labour. There are, however, indications of an increase in exchange in the last two centuries of the Saxon period. It is believed that the use of money increased rapidly from the early part of the ninth century, and the attempt to generalise the use of standard weights and measures throughout the country can be traced back before the Conquest. For this development the Danes were partly responsible. Their influence on London can be traced in survivals at a much later period. They brought the country into close relations with Scandinavia, and infused a spirit of adventure, half commercial, half predatory, which the Saxons lacked or had lost. Other influences

¹ From translation in Cunningham. “Growth of English Industry and Commerce during the Early and Middle Ages,” p. 574.

which worked in the same direction were those of Rome and France. Contact with the higher civilisations of the Continent aroused needs among the wealthy classes which could not be met by pork and beer produced at home. In the time of Charlemagne protection was exchanged for English merchants on the Continent and Frankish merchants in England. In the reign of the Confessor there was a great increase of intercourse. The beginnings of a trade policy are discoverable in the fixing of a minimum price at which wool might be sold for export ; regulations have survived which prohibited foreign merchants from selling retail or displacing English labour in other ways. Special arrangements had been made with the Rouen wine merchants. The men of the Emperor had been privileged to maintain a *depôt* in London.

Of the boroughs enumerated in Domesday many were still hardly more than large agricultural villages, differentiated from those around them by strategic and political importance rather than by economic specialisation. It is probable that even such important centres as London and Winchester were commercial rather than industrial, and that their specialised craftsmen, so far as there were any, were producing for a local demand of the wealthy, and not for export throughout the country. The growth of the towns was due apparently to many distinct causes, several of which may have co-operated in any particular case. Sometimes the beginning was a local market, sometimes a fort, sometimes a monastery, sometimes a convenient landing place on the coast or on a tidal river. Differentiation of the burgess's status from that of the cultivating masses had already made some progress, though the boroughs still retained their common fields, and though in many cases agriculture was still the chief work of most of their inhabitants. Trade postulates the enforcement of at least a minimum of commercial morality together with more accurate definition of the rights of political superiors than is necessary in an unprogressive village. Thus we find first a superior peace maintained in the town markets which insured the property of one merchant or burgess against the attacks of his fellows, and second, a limit to the fines which might be exacted by lord from burgess which checked oppression and stimulated the accumulation of wealth. It is uncertain whether any trading or industrial corporations analogous to the merchant and craft guilds of later times had yet come

into being. Gilds for religious and eleemosynary purposes were already common, but the earliest evidence of a gild merchant is subsequent to the Conquest. The spirit of association, however, which manifested itself in later centuries is not produced by trade or industrial specialisation ; it arises inevitably where a number of men have a common interest in protecting themselves against general dangers or the might of an individual superior. It existed on the medieval manor no less than in the medieval town, though it inevitably expressed itself differently in the two cases.

PART I
MEDIEVAL ENGLAND, 1066-1272

CHAPTER I
GENERAL SURVEY

ADAM SMITH ascribes the origin of division of labour to "a certain propensity in human nature . . . to truck, barter and exchange one thing for another." He analyses the effects which this propensity will produce in a society whose wants and means of satisfaction are simple. His object is to expose the working of economic motive beneath the surface of society, and he is not concerned to discuss in detail the obstruction which other motives offer to its smooth working. In studying the economic history of a country, interplay between the economic and other motives must be kept constantly in view. The propensity to truck and barter competes with equally natural propensities to murder, steal, enslave, and cheat. Predominance of the cruder manifestations of these motives in a primitive society lengthens and makes tortuous the process of developing exchange. One of the chief interests of economic history is to watch the turns and twists of society in its efforts to establish an environment favourable to commercial morality. The most complicated civilisations so far established show no sign of escaping from the labyrinth. On the one hand, enormous expenditure is incurred with the intention of limiting crude violence and fraud; on the other, the development of more subtle forms of oppression and exploitation runs a close race with expanding social control.

Modern society is based upon elaborate legal definitions of rights and duties, which are guaranteed by conservative institutions, and can call to aid on occasion the massed forces of prejudice. In many directions the individual is released from taking thought for his own security, and as the law, where possible, prefers restriction to specific commands, there is room for almost infinite differentiation between the manner of life of individuals. In medieval England the individual was less protected. Legal procedure was even

more defective than it is now. The law was too clumsy an instrument to control any but the crudest forms of ill-doing, and if it is still difficult for the poor to enforce it against the rich, it was infinitely harder then. As a result, exploitation was more direct and brutal than it is at present, though perhaps not relatively greater in amount. Hence the importance of association in all departments of life, together with the enforcement by custom or law of a detailed scheme of life upon each large class in the community. The individual's best chance of preserving a tolerable existence against the encroachment of armed force lay in defining his duties towards his political superiors identically with many other individuals in order that formidable numbers might feel a direct and personal interest in protecting him. That society could, as a whole, have an interest in enforcing general rights and liberties, such as the right of contract, was only dimly perceived. A more immediate and tangible appeal was provided by the principle of association which, whether growing unconsciously from the soil of conservative tradition, or embodied in a formal institution, drew together the members of a class or the inhabitants of a district to formulate and maintain collectively their common standard of life. The tendency is evident in every rank of society. On the manor the cultivators were grouped in a small number of classes, each with carefully defined duties, the same, or nearly the same, for each member of the class; the equality of town burgesses had essentially the same character; and in a similar way the upper orders fell into classes, each one of which sought to define accurately its relations and duties to all other classes, and the King over all.

On the other hand, the tendency of inferiors to group themselves in orders which offered a resistance to oppression, either active as in the case of the burgesses, or passive as in the case of the serfs, was met and encouraged by a parallel tendency for superiors to promote such grouping for greater facility of government. A weak king found security for his power by insisting upon adherence to arrangements which custom had sanctioned; a strong king could best organise society, and in particular best prevent such inter-class oppression and official exaction as reacted on his own position injuriously by favouring the growth of a social ladder, each rank of which had clearly-defined duties and privileges. What was true of the king was true of the landowner. In the long run

the manorial system was managed more easily by the lord who accepted a clear definition of tenurial duties than by one who maintained the practice of individual oppression.

Analogous influences may still be seen at work ; a parallel, which is full of interest, may be drawn between modern factory industries and the medieval manor. The economic position of an employer, with hundreds of men in his pay, gives him a strategic advantage as a single purchaser of labour confronting competing sellers. Hence the trade union which combines a large number of workers for resistance to individual oppression and enforcement of precisely defined rates of remuneration and conditions of work. On the other hand, it is a necessity of large-scale business, even from the employer's point of view, that the workers should be graded in ranks, and that the terms of employment should be identical for all members of a particular grade. But the difference between the modern factory and the medieval manor is as significant as the analogy. The strength of the employer lies merely in his greater bargaining power as compared with any single employee. He cannot enforce physically conditions which are unacceptable ; the pressure which he can bring to bear is limited by the right of the employee to take his labour to another market ; and in trade union he meets a bargaining power which may be equal or even superior to his own. On a medieval manor, association of tenants or employees for collective bargaining was hardly practicable ; they were too much subjects of their lords for a contractual relationship to subsist between the two parties. All that the inferior class could hope was to establish their standard of life on the rock of tradition and trust to conservative sentiment for its preservation. It is not of course suggested that the course of events was directed by much conscious perception, whether among serfs or lords, of the limits of social equilibrium. Such insight is even to-day only rarely found amongst those who are directly interested on one side or the other in wage bargains. The growth of medieval status was a long process of almost unconscious evolution. Social arrangements which did not fulfil the minimum requisites of stability died out gradually. The reverence for class standards of life, which eventually gained control over the minds of the majority, originated in conservative affection for a system which had grown

to be the basis of society. It was not deduced by a social philosophy inquiring how man in the abstract could reach ideal ends.

The conditions favourable to the growth of status were gradually weakened by firmer government and more elaborate law. But long after they had ceased to be dominant amongst the forces which were moulding society, the ideal which had grown out of them interfered to protect from decay the institutions which they had fostered. The forces which promote individual independence became important as early as the thirteenth century, and assumed the upper hand in the sixteenth century; but the social ideals, which are the natural product of these forces, did not become important until the second half of the eighteenth century, and are even yet imperfectly developed. The complications of historical development which result from the survival of ideas after the conditions which bred them have passed away are important. Before the Norman Conquest the demand of a wealthy class made necessary a certain measure of urban concentration at a time when the mass of the nation was still organised in self-sufficing village communities and when no general security for individual life or property existed. These conditions of urban differentiation remained preponderant over all others long after the Conquest. The persistent effort of the royal government was gradually developing the conditions which ultimately made possible an extensive division of labour; but the earlier traders and craftsmen formed perforce a special class. Their relations with their political superiors were defined carefully, so as to give them the minimum of security necessary. Thus the towns grew up in an atmosphere of privilege and association. Liberty to the burgess meant not merely the legally protected right to do certain things which is its essence to-day; it contained, also, an element of superiority to other people. Thus the modern conceptions of liberty and privilege were interfused, and the habit of thought produced in this way outlasted the need for privileges, and contributed to shape the reorganisation of society which changed conditions had rendered necessary. For many centuries the chief stimulus to change of economic ideals came from the rural districts. Urban trade and handicraft had their roots in privilege, and did little to throw off its control till they were reconstructed by the Industrial Revolution. The agricultural

system which grew out of the decay of the manor was not the product of privilege ; it sprang up spontaneously from the improvement of law, the tightened grip of the executive, which made it possible for the individual to stand alone. Since the Industrial Revolution the country has been conservative, the towns have favoured change. The reason is not that animals move more slowly than machinery, but that urban chaos is younger than rural society. The converse proposition is true of the close of the Middle Ages. An urban system existed, decadent but strong, to resist and regulate innovation. In the country was the chaos—the pushings of new life which produced the social system of eighteenth-century England.

The most casual glance at the history of medieval England reveals the fundamental importance of land tenure at that time. The amount of land held by an individual and the terms on which it was held were among the chief indications of his status. The part played in the production of wealth by organising ability was far smaller than it has since then become, and hence the right to tax the labour of others was almost the only way in which a large income could be obtained ; but the labour which produced wealth was seldom far removed from field or pasture. The majority even of craftsmen and traders had only partially specialised their occupations, and still drew part of their subsistence from agricultural holdings. It resulted inevitably that wealth implied land and land wealth. The landlord wielded power : the powerful translated their influence into lordship over land. The class organisation which arose from these conditions was economic in one aspect, in another it was political. It is better, however, to call it simply “feudal.” Strictly speaking, neither the economic nor the political relation between one man and another yet existed. There was a single relation which possessed some elements of the cash nexus, some features of sovereignty. It cannot, however, be described satisfactorily by any enumeration of modern conceptions ; it is best described by a separate technical term. To illustrate the difficulty of discussing the economic history of medieval England in terms of modern life we may take a problem arising out of the manorial system. Later it will be necessary to consider the process by which landlord and tenant reached agreement as to the service and payments which each class of tenants owed his lord. It is

convenient to speak of labour, produce, and money "rents" in this connection. The word, however, if used, must be used with care. It is not merely that we find in the rents paid on the manor elements alien from the rent of modern economic analysis. That rent is equally an indefinite proportion only of the rent of a modern farm. But whereas with us rent has primarily a business sense, and denotes a payment freely offered for the use of certain income-yielding assets, payments for land under the manorial system had a political tinge. We must combine with conceptions derived from modern business ideas derived from modern taxation, in order to improve our picture; and since the income derived by lord from tenant was exacted from the weak by the strong, and was not a contractual price for the maintenance of law and order, we must add to the picture an element of exploitation. The peasant existed to contribute towards the maintenance of his lord. The one was subject, the other sovereign. In defining the amount of this contribution the considerations present to the minds of the parties were no doubt partly economic. The root question, however, was not, how much is this particular holding worth; but how much ought a man of this particular status to contribute to the necessities of his lord?

The beginnings of English feudalism go back to the Saxon invasion, but a rapid development took place as a result of the Norman Conquest. The importance of the land nexus is strikingly illustrated by details in the settlement. The invaders could exploit their victory only by displacing English landlords and by increasing tenurial burdens. Twenty years after the Conquest less than one per cent. of the land of the country remained in the hands of those who had been its lords on the day when Edward the Confessor lived and died. The English nobility were dispersed. The men crowded into the military service of European courts, the women fled to nunneries or became the wives or mistresses of the invaders. This displacement of the native aristocracy was one part of the indemnity exacted from the subject nation. There is evidence also of great degradation of the producing masses. The architectural activity of the first half-century of Norman rule is one indication that the distribution of wealth was displaced to the advantage of the ruling class. It is known that forced labour was employed on castle-building. The legal profession which arose under shelter of the

administrative genius of the Norman dynasty retained a tradition that the masses had fallen in the social scale. Where the Domesday record permits comparison between the state of the peasants in 1066 and 1086 respectively, it appears that both economic and social degradation resulted from the coming of foreign masters. The immigrants were not exclusively members of the governing class, though for a considerable time the legal position of a "Frenchman" was *ipso facto* superior to that of most Saxons. Both King and nobles settled upon their new estates, and in their strong places the rank and file of the army, and it is probable that gifts of land rewarded those who had provided transport and commissariat for the invasion. Numbers of traders and artisans came over from the Continent. The new buildings were at least in part the work of Norman masons. Merchants followed their clientele from Rouen to London, and the strong French element which can be traced in many towns for some centuries after the Conquest was doubtless due in part to traders and craftsmen who followed their lords from home.

Exploitation was the immediate and most obvious result of the Conquest. Other results, however, which were ultimately more important, soon came into view. Before the Conquest, incipient feudalism in England showed the centrifugal character which marked its action elsewhere ; the Conquest brought an answer to the question whether England should be a congeries of provinces or a nation. Partly as a result of the slow amalgamation between the two races, which gave to the governing class a common interest lacking elsewhere, partly in consequence of the ability of the Conqueror and his successors, a centralised system of law and administration was early constructed. The developing industry of the country was comparatively little concerned with those local differences of law and government which remained important in France until the Revolution, in Germany until the year 1871. It is convenient to emphasise here the relative freedom of English development from local restrictions and jealousies, for, as has been seen, the general conditions of medieval Europe were such that new elements of social life required the shelter of privilege and exceptional treatment. We shall have constant occasion to notice this fact, and few opportunities, comparatively, for remarking that it was of less importance and disappeared sooner in England than elsewhere.

The history of English law traces through the reigns of the Norman and Angevin kings an almost continuous growth in the scope and firmness of royal justice. The powers of manorial courts produced less local variation than might be expected. The estates of great nobles were scattered over many counties, and a considerable measure of common practice was achieved. Close relations were maintained informally between the courts of the Crown and of the Church by the practice of making bishops administrators and administrators bishops. The royal judges were ready to consider and on occasion dispute the competence of ecclesiastical and feudal courts. Contemporaries saw clearly the relation between firm administration and prosperity. National progress, perhaps, is an idea that could hardly suggest itself to a medieval writer, since political conditions and religious belief combined to preclude speculation over the future; but the historians of the period were interested in the immediate import of economic events. They noted the bad results of disorder and of fraud on the coinage; they praised the men who "made peace for men and deer," in whose time "a man could fare through the land with his bosom full of gold." The colossal difference between the government of Stephen, or even William II, and that of William I or Henry I, still more of Henry II, must have left little room for thought whether subtler economic causes were making for progress or decay.

A further important contribution to economic progress was the Norman habit of methodical administration. The government of the country gained in precision and consistency by the accumulation of records and surveys. Domesday Book, the financial records in the Great Roll of the Pipe, and the legal records which go back to the end of the twelfth century, are evidence of a growing tradition of control and foresight. Nor was the taste for method and accuracy peculiar to the Crown. Modern knowledge of the manorial system is derived from accounts and surveys of estates drawn up for the great landlords, lay and ecclesiastic, and from manorial court rolls, as well as from the papers of the central government. The manorial statements presuppose that less elaborate accounts of daily income and expenditure were kept habitually by the bailiffs, at least in the latter part of the thirteenth century. Direct connection between the Norman genius for administration and the development of English industry can seldom be proved, but a few words

may be added on this topic. Soon after the Conquest the chronicles notice isolated cases of great landowners who improved their property, and at the same time promoted the prosperity of their tenants in the manner of Coke of Holkham seven centuries later. A recent historian of the period gives the following general impression: "It may be that in these men we have rare exceptions, and that they were only praised by comparison with a prevailing ruffianism. But we have good reason for thinking that what had been the exception in the first became the rule in the second generation of the Anglo-Norman baronage. In the days of Rufus and of Henry I power passed to the hands of men like Richard of Rulos, the knight who is remembered in the traditions of Crowland for liberal benefactions, the draining of the Depedene fen, and the foundation of new villages where previously there had been wastes tenanted only by the water-fowl."¹ Great religious houses were also pioneers of improved agriculture and settlement in backward districts. In particular the export trade in wool was largely developed by the Church. And although the Normans had their full share of gentlemanly contempt for huckstering trade, both great nobles and great ecclesiastics were ready to conduct commercial operations on a large scale. From the thirteenth century onwards cadets of noble houses are even found engaging in urban trade, and combining with rising merchants and craftsmen to form a new middle class.

Another sphere of influence is opened up when the Normans are regarded as renewing the connection with the Continent of Europe, which had been broken by the withdrawal of the Roman power. The effects were important, both on action and on thought.

Under the first head should be noticed the commercial intercourse which resulted immediately from the dynastic links between the new monarchy and the Continent. An early instance is the increase of trade with the Netherlands, due to the Flemish extraction of the Conqueror's wife. More important was the fact that for several centuries the King of England was lord of French provinces. Again the adventurous spirit of the Normans and their close relations with European chivalry gave England its share in the Crusades, and in the increased trade between the Mediterranean

¹ H. W. C. Davis, "England under the Normans and Angevins," p. 41.

and Europe generally which arose out of them. Besides stimulating trade, the Crusades hastened the transition from produce-rents to money-rents, gave many towns the opportunity to buy more freedom from their lords, and necessitated large credit operations to effect the advance and transmission of funds.

The influence of Europe on English thought was chiefly effected through the Church. The English clergy, under their new superiors, quickly improved in tone and education, and the change was renewed from time to time by fresh draughts on Continental sources. Hence the rise of trade during the twelfth and thirteenth centuries in England went on side by side with a developing commercial ethic which was common to the whole of Western Europe. It is indeed easy to exaggerate the importance of European influence as regards the foundations of this morality. The common stock of Christianity combining with conditions very similar to those prevailing on the Continent would doubtless have produced parallel though independent developments. And in fact the beginnings of the later development are traceable before the Conquest. But the closer connection after that date produced an identity of detail which makes it possible to interpret English thought by books that were the common property of Europe.

The ascetic tendency which has always been immanent in Christianity led men to despise wealth, and to admire poverty. The result in practice was paradoxical. On the one hand, charity was commended with little thought of its possibly degrading influence; on the other, unequal distribution of wealth was not very seriously resented, since rich and poor were equal in the sight of God. Yet although the fact of degrees of wealth was tolerated by the Church, actions which tended to create it were condemned if even a suspicion of covetousness attached to them. The pursuit of wealth for its own sake was regarded as definitely sinful. But the pursuit of wealth did not mean to the medieval mind what it means to the modern. Modern analysis includes within the term wealth everything that satisfies desire, and has exchange value, and sometimes even omits the second half of the definition. Every consumer, according to our ideas, consumes wealth. Even if he does not earn enough to buy adequate nourishment, we think of him not as entirely devoid of wealth, but as having too little for that particular purpose. Yet in current speech even now we hardly remain

true to our intellectual convictions on the subject. A wealthy man means to us not merely one who has more wealth than others or than the majority. It implies usually one who has a surplus, more than enough, that is, to provide for the standard of life which seems his due. To medieval thought wealth began with the beginning of such a surplus, and generally in distinguishing between wealth and poverty more attention was paid to net than to total income. An attempt to increase the surplus, to heap up riches, was condemned, unless the surplus were accumulated with some definitely good object in view—the relief of the poor, the service of the State or Church. These views were a natural product of the conditions of the time and of ascetic ideals. Opportunities for investment and for culture were so limited that a disproportionate share of surplus accumulations was inevitably either spent on more elaborate food, clothes, plate, and jewellery, or heaped up in treasure of money and bullion. Even if the surplus was used productively to increase its owner's income, such increase could be used only in the manner indicated or in providing additional personal attendants. If it is true to-day that the rich find it easier to increase the mere quantity of their consumption than to increase its variety and quality, it was infinitely more true then. This conception of wealth as a surplus fund outside and independent of what was annually produced and consumed, and of the land and implements used in production, lay at the root of the identification of wealth with money which long impeded the progress of economic science.

Starting from the belief that the effort to create an idle or luxurious surplus was sinful, medieval thought developed a logical doctrine of the just reward of labour and of the equities of exchange. A man did wrong who secured a surplus, still more wrong if in securing his own surplus he made the income of another deficient. The point, however, at which a surplus commenced for any individual was not defined on a subjective view of the reasonable needs of a civilised being, but empirically from the customary standard of life obtaining in the class to which that individual belonged. Briefly it was held that the class standard of expenditure gave a satisfactory criterion for fixing rents, wages, and prices, and that those who attempted to raise or to lower it were guilty of covetousness or oppression.

It is sometimes suggested that whilst competitive adjustment

of standards is normally detrimental to the masses, medieval regulation framed on the doctrine of just price normally protected them. The fact seems to be that either system would work sometimes for and sometimes against the interests of any given class. The persistent attempts of the English Government after the Black Death to check the rise of agricultural wages and to prevent other adjustments favourable to the workers, which competition was tending to produce, were quite in accord with contemporary ideas of economic justice. One class seemed to be and indeed was using a national disaster to extract better terms from another. The Government might have made out a good contemporary Christian case for its behaviour. In other cases, of course, the doctrine had a tendency to protect the weaker party, especially against the effect of temporary fluctuations in the demand for labour, which by lowering wages temporarily might have lowered efficiency permanently. It is evidently impossible to determine whether the good or evil effects of the theory were more important.

The doctrine of just price was shaped gradually to meet the practical problems which arose out of the gradual increase of trade. The relation between lord and tenant on a manor was controlled by customs, and could be explained by the doctrine once it was formulated. On the manor, however, the very supremacy of custom would prevent formula, for the doubtful question which the formula was required to answer would not arise. In trade, on the other hand, men made profits or losses, and often in a market so restricted that there could be no question of free competitive price. The rate at which exchange would take place might fall anywhere between points considerably apart, in the absence of an ethical criterion to decide what price was fair to both parties. Aquinas, who summed up Christian opinion in the middle of the thirteenth century, restricted his discussion to trade, for the wage system was still only slightly developed, the craftsman was usually also the salesman, and the equity of rents would fall within the scope of political rather than of economic ethics. He did not, of course, condemn trade as such. On the contrary, he regarded the trader as a valuable social servant provided that he traded with a laudable object—the maintenance of his family at the recognised standard, the relief of the poor, or the benefit of his country. He would, however, have

been impatient with the modern reasoning which proves that great social benefit may arise out of speculative operations which are in themselves little better than gambling when they do not involve in addition deliberate fraud. In the Middle Ages the purchase of goods with the object of selling them in the same market at an enhanced price was universally condemned, and there is no reason to doubt that this condemnation extended to some operations which cannot be distinguished theoretically from the useful carrying of stock performed by the ordinary retailer. But, inasmuch as the services performed by the retailer were well understood, it may be assumed that "forestalling" and "regrating" involved in most cases such attempts to corner the market as are disliked to-day by many who strongly deprecate legal intervention. The most usual case was that in which one of a number of retailers bought up available supplies of the commodity dealt in and used his monopoly to squeeze either other retailers or the general public. The attempt to check this practice may sometimes have postponed the development of a really useful middleman-class between producers and retailers. There were, however, very few towns in medieval England where business was done on such a scale that the retailers could profitably break off direct relations with those who brought in commodities from the outside world.

The medieval mind had great difficulty in applying the doctrine of just price to the particular case of hire of money. The acceptance of a price for a loan, when full security for return of the money was given, was called usury. It was condemned by religion, and usually forbidden to Christians by the State or municipality. The Jews, indeed, from the Conquest until their expulsion, were not only allowed to extort usury, but were protected and encouraged in so doing by the Crown, which found in their delinquency a profitable source of revenue. It appears, however, that the loans of the Jews were principally advances to the State and for the personal expenditure of the wealthy classes, and the same is true of their successors, the Italian and Flemish bankers. There is no direct evidence that the Jews commonly supplied the current needs of trade and industry, and indeed there is negative evidence against such a view, since it would seem that at a much later date most men traded chiefly on their own capital. During the first three centuries after the Conquest there were few opportunities for such rapid extensions

of business as call for the use of borrowed capital. The money required was gathered gradually as the business grew. Consequently the need of a loan usually implied some great disaster which had destroyed all or part of an individual's stock. Similarly in primitive farming all over the world to-day the usurer makes his profit out of other people's misfortunes. The fact that the borrower was usually hard pressed might, however, have been met by a simple application of the doctrine of just price had it not been supposed that money was barren, and that consequently he who received back any price at all in addition to the capital had exploited his debtor. The theory that money is barren seemed to be proved by the simple fact that money, when left by itself in a chest, does not increase, and if we assume that the lender in most cases would not have employed otherwise the money which he lent—would in fact have left it in his strong box—the rule that no charge should be made where no risk was incurred becomes at least intelligible. Evidently in a pre-credit period the average trader was bound to accumulate certain funds to meet the larger disbursements which his business occasionally required. If a man borrowed some of the money with ample security for its return before the date at which it would be needed, it was literally true that the money which he took would have been barren during that period if he had not taken it. That the transaction was often of this nature becomes clear when we consider the gradual development which brought men to a general admission of the equity of interest. We find it first admitted by the doctrine of *damnum emergens* that if the money was not returned at the date stipulated, and if in consequence loss fell upon the lender, a charge commensurate with the loss might be made. A little later came the doctrine of *lucrum cessans* which permitted interest to be claimed when the money was not returned, not merely in cases where direct loss had been entailed on the lender, but also if he had been prevented by lack of funds from doing profitable business.

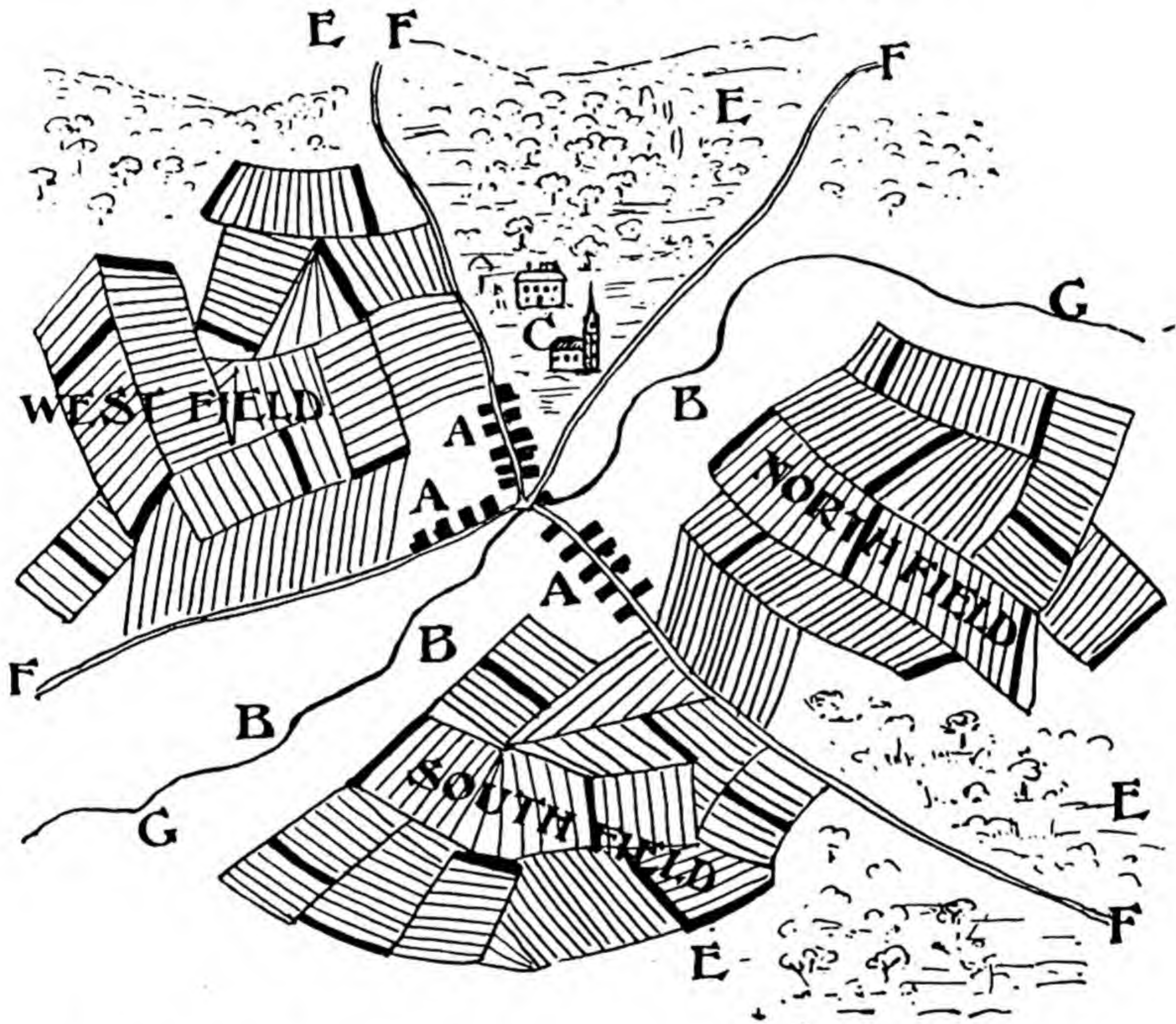
CHAPTER II

THE MANORIAL SYSTEM

THE beginnings of the manorial system have been described already. In 1086 the Domesday Commissioners made the distinction between "demesne" and "tenants'" ploughs part of the basis of their investigation throughout the country. An increasing wealth of material during the next three hundred years compels the conclusion that in the thirteenth century the manor was the predominant form of agricultural organisation over a great part of the country. It is clear also that the tendency was for variations to disappear and one general type of manor to establish itself. The purpose of this chapter is to examine that type, though it will be necessary to remember that infinite minor modifications of it continued to exist. We have spoken of "agricultural" organisation: "economic" would be more accurate; for the manor remained almost entirely self-sufficing, as had been the communities out of which it had arisen. Housing, fuel, clothes, utensils, implements, tools, furniture, were made by local labour of local products. The arable fields were tilled with oxen whose feed came partly from these fields, partly from permanent pasture and natural meadow land. There was waste and wood which provided fuel and the timber needed for building and other purposes. The wool and the leather required were produced and manufactured on the spot. It is easier to enumerate what was not made than what was made locally—iron or other metals, salt, and tar to treat sheep against the scab, were the only staple imports.

The manor most often coincided with an open-field village. At its centre two or more roads usually intersected, near to or crossing a stream. Close to their meeting point stood the Church and the Hall. Along the roads were arranged the dwellings and farm buildings of the tenants, each in its separate close, divided from neighbours and road by a quickset hedge. The Hall had, in most cases, several enclosed fields near it. From the village the arable

Suggestion of village with three fields divided into furlongs and acres:
the 30 black acres represent one virgate.



A. A Tenants' messuages
B. B. Natural meadow
C. Hall and church

E. E. Wood and rough pasture
F. F. Roads
G. G. Stream

open fields spread out in all directions—except that the natural meadow by the stream was reserved. Beyond the arable were permanent pasture, waste, and wood. The arable was worked either on the two-field or on the three-field system—the latter being most common. Very occasionally more complicated arrangements are found. In the two-field system, alternately each year, half the land was ploughed up, the other half lay fallow. In the three-field system only one-third lay fallow, the remainder was divided into two fields; on one wheat or rye, on the other oats or barley were sown. The fields whilst under cultivation were enclosed with hurdles. When they lay fallow, and between harvest and ploughing, the cattle from the permanent pasture wandered over them freely. The reapers using sickles left a stubble twelve or eighteen inches high; the percentage of more or less edible weeds among the crops was large; thus the unemployed arable added considerably to the available feed and was manured automatically. The fields were divided for crops as follows: a number of “furlongs” or “shots” were marked out, each some 220 yards in width and as long as the nature of the ground permitted. These furlongs were further cut up into acre or half acre strips whose length was the width of one furlong and breadth a chain or half a chain (22 or 11 yards). Between each strip the natural turf was left for demarcation. These divisions, which often had bushes or trees growing on them, were called balks. The furlongs were divided from one another by “headlands,” the spaces on which the ploughs were turned.¹ The acres or half-acres were distributed to the lord and certain classes of the tenants. As a general rule no two adjacent strips were worked by the same man. The natural water-meadow was sometimes held severally by the lord who let off parts of it to his tenants; but often it was divided into equal strips by hurdles when the grass began to grow, and divided up by lot among the tenants until the hay was gathered. After hay harvest it was thrown like the fallow into the general pasture of the manor. The pasture was used in common by the

¹ The division of the land was of course inevitably rougher than a bare description of type can show. The tendency was to carve out parallelograms as described. But the shape of the ground resisted the tendency. We may notice one broad distinction—that between “furlongs,” which, however crudely, purported to be rectangular, and the triangular corner patches which were known as “gores.”

lord and the tenants—custom limiting the number of beasts that any one person might keep on it. The wood and waste land was used similarly by the swine of all members of the community in common, and all parties had certain rights to cut timber and fuel. At least by the thirteenth century, in addition to the enclosed fields about the Hall and the closes on which stood the dwellings and farm buildings, a number of enclosures had come into existence which were rented from the lord by individual tenants on special terms.

The lord's enclosures and the strips held by him in the common fields were known collectively as the demesne. They were worked on under supervision of a bailiff, partly by paid labourers, principally by tenants who owed service for their holdings. The relative positions of the several classes of tenants can be most easily defined in reference to the work done by the members of each class on the demesne. We find in the first place a deep gulf fixed by law and opinion between free and villain tenure—the ancestors respectively of free socage and copyhold. This gulf, however, was not so clearly marked in the economic organisation of the manor. The one class shades into the other from the point of view of the economist, a fact which so far reacted on legal status that it taxed the ingenuity of thirteenth century courts to decide in certain cases whether the services by which a particular man held were free or villain. The clearest cases of free tenure were those in which no labour rent was due and no fines payable on marriage of daughter or placing out of son. In general a man who paid a determinate rent in money or kind was free: nor did he become villain in consequence of owing labour service if both quantity and quality of such service were clearly defined. On the other hand, a man was a villain if he owed a considerable and indeterminate labour rent. The mere definition of the number of days or half-days per week which he must work would not save him. If his position compelled him to take orders from the bailiff as to the particular place in which he must work or the particular work to which he must turn his hand, there was a presumption that his tenure was villain. Of course, a free man might take up a villain tenure, and though at first the result of his doing so would often involve him in the character of his holding, as time went on and the hold of royal justice strengthened, he might maintain

his personal freedom. But the tendency to judge a man's status by his occupation—a tendency strong enough even to-day—was doubly strong in the Middle Ages. And, apart from such possibilities, the freeholder, during the first century after the Conquest, was in a precarious position in view of the difficulty of getting legal remedy against actual ejection from his tenement. The popularity of the Assize of novel disseisin lends colour to the suspicion that at least in the times of Stephen the process of converting free holders into villains had proceeded rapidly.

It is not necessary to discuss the several legal types of free tenure,—nor need much be added as to the economic gradations. We shall carry with us the conception that the typical manor contained a minority of free tenants paying defined rents in money or kind and fairly definite labour dues—the obligation, for instance, to perform a few days' work at harvest, to carry messages occasionally, or the like. Their lord had the wardship of their heirs—a profitable business during this period—and was entitled to receive "reliefs" from them when he came into the property, when his eldest son was knighted, and so on. Amongst the villains we distinguish two chief classes; men who owed large labour dues in return for large holdings, and men who owed less for small holdings. The norm of large and small holdings respectively may be taken as thirty and five acres, and we may call the two classes *virgaters* and *cotters*. Additional rents in money or kind, together with liability to occasional calls and fines, were usually incident on both classes.

I. "Virgate" is derived from the Latin equivalent of yardland, and as far back as the laws of Ine, we find lords settling men on yardlands: more than three hundred years later the writer of the "Rectitudines" speaks of the yardland as the normal *Gebur's* holding; in the hundred rolls at the end of the thirteenth century we find the virgate the normal holding of landed villains. Over the greater part of England the virgate was a quarter of the areal hide, and, as measures are derived from familiar quantities, the hide originally was the area which a normal ox team could work in a year, together with a proportionate amount of the fallow and a share in pasture and waste; the amount of land ploughed in a day was an acre. At the Norman Conquest the hide in most parts of England had come to mean 120 acre strips lying in the common fields,

and the team implied eight oxen. A virgate implied thirty such strips, or often sixty half-strips and two oxen. As has been said, as late as the hundred rolls, the virgate remained the normal tenement of landed villains. We find, indeed, numerous aberrations from the norm: holdings larger or smaller. In most instances however, the connection of such variants with the virgate is evident: they are $\frac{3}{4}$, $\frac{1}{2}$ or $\frac{1}{4}$ virgates, or $1\frac{1}{4}$, $1\frac{1}{2}$, $1\frac{3}{4}$ virgates, $\frac{1}{2}$ hides, $\frac{3}{4}$ hides, and so on. It is evident that we have here the result of two opposing forces; on the one hand the tendency to subdivision and increase chiefly by inheritance; on the other, some motive which prevented subdivision from going beyond a certain point. This latter force must be sought in the economic interest either of the tenant or of the lord, or of both.

(1) The interest of the tenant.

It seems certain that long after Domesday ploughing on the demesne with full teams of eight oxen continued, and that the virgaters combined their oxen to make up these teams. It is not certain, however, that coaration remained common on the acres of the virgaters themselves. If it did, it is clear that every subdivision of the virgate would increase the complication of the system. If it did not, subdivision would be still more wasteful, for since two oxen seem to have been a sufficient equipment for a virgate, the use of oxen would be disproportionately costly for any smaller holding. A holding of one quarter virgate, for instance, would reduce the tenant to that monstrous "semibos" of which a single specimen is recorded in Domesday. Hence the tendency of virgate families to hold together is intelligible from the point of view of the tenant.

(2) The interest of the lord.

It may be doubted, however, whether these considerations would have preserved the normal holding against the lust for individual ownership had they not been re-enforced by a parallel interest of the lord. Both in regard to the collection of money and produce rents, and in regard to the farming of the demesne, his interest lay in grading the holdings in a small number of well-defined classes. "A good landlord was like a good gardener, who has to ply the axe and the pruning-knife in order to rear a plantation of strong even trees."¹ There is documentary evidence

¹ Vinogradoff, "Growth of the Manor," p. 314, and note.

in the shape of instructions to the bailiff that this was the view of at least some lords. It would have been inconvenient to rearrange constantly the obligations of a steadily increasing number of dependants. The simpler method was to attach certain obligations to a particular holding, and make one person always responsible for their performance. The centre of these obligations was the so-called "week" work. Three, four, or even five days a week, the virgater had to labour on the demesne at tasks set by the bailiff. He must join his oxen with those of other virgaters to make up the heavy plough teams. He must bring his cart to carry crops or manure. Additional "boon" works were required at certain times of the year—especially at harvests. There were also payments of money or produce, though these were usually insignificant as compared with the "works." Further, he was liable to various "reliefs" and "fines" on special occasions. He paid "merchet" for licence to marry a daughter, and a fine if his son was put to work outside the manor. The amount of labour exacted shows that the virgater's household usually consisted of a number of adults—men and women. No single man could have worked five days a week on the demesne, and cultivated in addition with his own labour thirty acres of arable. It is clear that as time went on the labour obligations were de-personalised. So many days per week were due, but the virgater might send an efficient substitute. If he failed to attend or send a substitute a fine would be exacted. On the basis of such fines customary prices for a normal day's work grew up, and by and by the lord might acquiesce or insist on commutation of the labour dues or a part of them for money payments.

II. The lower class of villains, the cotters, may have descended sometimes from virgaters in the physical sense, but it is not likely that the two classes had originally common obligations and similar holdings. We have seen the forces which made for persistency of the typical virgate, and it appears that the small holdings of the cotters did not usually consist of acre strips in the common fields. They were "crofters and holders of plots," and had "a very important part to play in the economic life of the manor."¹ It seems probable that their position originated in three ways.

¹ Vinogradoff, "Growth of the Manor," p. 352. Professor Ashley, however, holds that their acres lay in the fields: see "Economic History," Vol. I, Pt. I, p. 8.

First, manumitted slaves may have been established on small patches of land, and more occasionally endowed with a few odd acres in the fields. Secondly, similar provision was made in all probability for the overflow of virgate households. Thirdly, it is likely that at the original settlement where the choice lay between enslaving conquered Welshmen and subjecting them to service and rent the latter alternative was preferred, but that they were not given full virgate holdings. As regards their economic importance in the manorial system the following points should be noted. (1) Their dissociation from the scheme of co-operative ploughing on the demesne made their enfranchisement a matter of comparatively small moment to the manorial economy. In their position there was naturally an element of labour-fluidity, just as there was an element of labour-rigidity in the position of the virgaters. (2) It was impossible for them to live off their small plots and pay their rent and the money commutation of their labour services. Hence their class is the natural origin of three other classes whose importance increased as time went on, (a) agricultural wage labourers, (b) village artisans, working for local demand, (c) manufacturers working for an extra-local market.

It will be seen that the communal element in the manorial system was very slight. Although little of the land was held severally in the modern sense, each family had strictly defined rights, and depended for its prosperity partly on the extent of those rights, and partly on the activity and diligence with which it used them. The division of the produce of land was arranged on strictly individualist lines. Each family took the crop from the land which it had worked itself, and though pasture was used in common, the extent of individual use was limited. If coöration was practised elsewhere than on the demesne it may be concluded that the system was nearer to individualist partnership than to collectivist control of the instruments of production. Where village artisans received holdings in return for their smith's work or carpentering, and where this arrangement was not merely an assignment of specific work by a manorial lord to his subject tenant, it was probably hedged carefully about by custom which had some of the harshness and none of the freedom of individual contract. The maintenance, again, of a common swineherd or beeward by a village no more implies communism than the maintenance of a common policeman implies it

to-day. On the other hand, the manor tended without doubt to assign to each member of the community definite duties and make definite provision for his maintenance. To this extent it was, like the system of chattel slavery, a more social system than that of modern industry. There can never have been difficulty in providing employment whilst such close connection between production and consumption was maintained, and the disciplinary powers of the manorial courts, in other words the element of personal slavery, checked no doubt such individual degradation as results to-day from the right to loaf. Of the position of the indigent on the manor very little is known. The widow of a villain was often allowed to retain his holding at a reduced or nominal rent until his son was grown up to take his place. It is clear also that the system was precisely suited to extract the maximum of good and the minimum of evil from the indiscriminate charity which the Church advocated. The priest, and every possible benefactor, could know the whole circumstances and the real character of every applicant for alms, could know also where charity was required. The compulsion to work would prevent charity from breeding idleness. It is probable that the professional beggar vagrants, who were a feature of English life in the fourteenth century, already existed in considerable numbers, but the percentage of able-bodied paupers among the resident members of manorial communities must have been very small.

In studying the regulation of labour by the manorial courts we come close to the problem of determining the extent to which competitive forces were controlled by custom. The lord, or his representative, sitting in court, appealed to juries of the tenants against men who neglected their duty. When a holding passed at death to a new tenant, the duties incidental to the tenure were similarly declared by men who had common knowledge of the affairs of the manor. The jury's business was to declare the custom which its members knew of their own experience, not to hear and draw conclusions from evidence submitted to them. As time went on, the minutes of such courts were kept regularly. Case custom thus developed into case law. Now it is plain, first, that so far as the royal justice was concerned, a villain tenant had no remedy against a lord who demanded from him an increased rent. The developing common law protected villains in their agreements and

property against anyone except their lord, but seldom interfered between lord and villain. In the eye of the law a villain's property was the property of his lord, and he had no remedy against summary ejection from his holding. Secondly, it is clear that though by law the lord could fix or alter arbitrarily the terms on which the villains held land of him, this arbitrary power was in practice little exercised. Most lords professed at least to bind themselves by the custom of the manor as declared in manorial courts by representative tenants. The economic advantage of business-like definition was not perhaps consciously realised, but it received the homage of silent practice. Thirdly, where comparison can be made of the customs on particular estates at different periods, it often appears that the labour services due from the tenants were gradually increased. It is thus evident that the custom was somehow elastic for all its professed rigidity. The increase in the value of the property to the lord does not of course preclude a parallel improvement in the standard of life of the tenants. There is, perhaps, no case in which the fact of such improvement can be demonstrated, but it can be inferred from the general history of the nation.

It must be supposed that the system of strip division of arable in the open fields had answered originally some serious social convenience. No trace of such advantage can be discovered in the economy of the medieval manor. On the contrary it hampered universally improvement of agricultural technique without contributing anything of ethical value. It was necessary for all the cultivators on the open fields to grow the same crops in the same way at the same time, and this led in practice to conservatism of the traditional rotation, since the assent of all parties was required for any change from one year to another. Much time was lost by the individual in passing from one part of his land to another. Much land was left idle to form boundaries between furlongs and acres. The weeds of the careless farmer spread to the crop of his more careful neighbour. The cattle infected one another on the common pasture. Experiment and hard work were alike at a discount. This is the general verdict of students of the system. It was reiterated by the agricultural improvers at the close of the eighteenth century. It was noted by Fitzherbert early in the sixteenth century. Doubtless there were minor compensations. Some social pressure may have been brought to bear against the worst offences of

individual negligence ; but this could not outweigh the sum of disadvantage. The author of a State paper in 1607 compared the condition of "*Northamptonshire and Somerset*, the one most Champion, more ground, Litle Waste, the other all enclosed but inferiour in *quantitie* and *quallitie* : Yett, by aduantage of severaltie and choice of employment exceedinge farre in People for the Musters, and Welthe."¹ The argument, of course, is false in method and inconclusive, though the difference to the advantage of Somerset in the points indicated is enormous. More striking is the steady progress away from the open-field system, the beginnings of which can be traced in the medieval period, and which grew to such serious proportions in the fifteenth and sixteenth centuries.

It is certain that the population increased greatly between Domesday and the Black Death. At the former date it may have reached 1,500,000, at the latter it was not less than 4,000,000. Some part of this growth went, of course, to build up the town population, but the rural districts filled up also. The prevalence of Newtons and Newfields shows that settlement spread by planting of new open-field villages or adding of new fields to those which already existed. It seems, however, that as time went on a different method of using reclaimed land grew in favour. Considerable plots were enclosed permanently by the lord of the manor and leased to tenants. The preference for several agriculture could show itself on new land, whilst it was still far too weak to break up the customary arrangement on land which had lain always in the open fields. The origin of severalty in open-field villages seems to be found in the messuage—the hedged-in plot within which stood the dwelling and the farm buildings of each family. The Hall and buildings of the manor were on a larger scale, and stood in a larger enclosure. The stock and poultry of the lord required additional space. Hence the few enclosures commonly found in the immediate neighbourhood of the Hall. The wealthier tenants would also early require similar provision. Further progress could be made so long as uncultivated land beyond the open fields remained in greater quantity than was required for the general needs of the village. The wording of the Statute of Merton in 1235 indicates that this point had already been reached in many districts. It permits lords

¹ Quoted by Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 898.

to enclose waste or pasture, so long as they leave to "knights and freeholders" "sufficient pasture so much as belongeth to their tenements." It is probable that custom strove to give the villains the protection thus conferred by law on the free tenants. Further progress could not well be made without disturbing the arrangement of the arable, and there seems to be no sufficient evidence to show whether or how far this was done. On the whole the probabilities are against it. The enclosure of the open fields of England was accomplished in revolutionary manner at two different periods¹ separated by a century-and-a-half. At each period exceptionally strong forces promoted a change of system. But the open fields which had survived the revolution between 1450 and 1600, in most cases resisted successfully the minor economic momenta which attacked them down to 1760. It is hardly credible that the system was less rigid in the thirteenth century than in the early eighteenth, and its persistence in other parts of the world confirms the impression that it has a resisting force which may prevent change by degrees for centuries, though it can be broken up rapidly if the strain once passes a certain point.

On the other hand, the commutation of labour and produce into money rents proceeded steadily. Whilst it was difficult to alter the distribution of land for one person without recasting the whole system, each kind of produce or labour due could in turn have its equivalent fixed in terms of money and be commuted gradually by one individual after another. The substitution of a cash nexus for a personal servitude would usually result in increased production and increased freedom and advantage for both parties. Increased use of money within the manor depended upon increase of trade between each manor and the outside world. It will be seen later that the English export trade in wool expanded rapidly in the thirteenth century, but evidently side by side with the expansion of foreign trade went on even more rapidly the growth of trade between town centres and the surrounding country. Theoretically, of course, the lord or his agent exclusively might have introduced the necessary supply of money: might have paid it out in wages and drawn it in again in rents. They could have obtained it in the first instance by selling part of the produce of the demesne

¹ See below: Chapter III.

farm. It is equally possible that the tenants, by sale of part of the produce of their own land, could accumulate reserves which would ultimately justify them in offering to substitute money-payments for labour and produce. There is no such evidence as would enable us to decide between these alternatives. Probably both causes operated, but the fact that the lords generally came to regard their manors as a direct source of money income seems to show that the latter cause was the more important. It is in particular clear that the lords were always more eager to commute produce-rents than to commute labour services, and, in regard to labour, were readier to release the cotters than the virgaters. Evidently, whilst ready enough to receive cash, they were not over eager to pay wages. They wanted surplus money, as much as they could get, to spend on military enterprise. Thus, long before the system of demesne farming by servile labour was seriously shaken, the business relations between individual tenants had reached a cash basis. The village artisans worked for payment by the piece, and the scores of those who frequented the village alehouse were ultimately discharged in coin. In addition to food and raw materials it is probable that rough cloth and linen made by the villains' families early became a staple article of commerce between manor and town.

The produce of the demesne lands had originally been consumed directly by the lord and his establishment—partly on the manor when he occasionally visited it, principally at one or other of his castles throughout the country. In the records of ecclesiastical corporations are found traces of elaborate arrangements for the regular victualling of monastery or cathedral chapter from a number of manors. Until the reign of Henry I some royal manors sent supplies direct to the Court, and this system was continued no doubt in the case of the smaller lords until after the Black Death. The larger estates began much earlier to market the produce of the demesnes on their component manors. We thus find the great nobles and the ecclesiastical corporations building up large commercial enterprises in the twelfth and thirteenth centuries, and making larger sales of wool, and leather, and corn, and smaller sales of rude manufactures, such as hurdles. Only exceptionally, however, did a great man become really interested and involved in the developing commercial machinery of the country. The sale of the produce of each manor was managed by the bailiff, who had

enough to do in organising the work of the estate, and could not pay much attention to market conditions. Hence these surplus products of the demesnes, together with the smaller surpluses of free tenants and villains, rarely led the members of the manorial community to venture far beyond its borders. The work and profit of collecting and distributing these supplies was taken up by the growing number of foreign and native traders. The division of sentiment and interest between aristocrat and trader continued. Still more important was the persistent division between producer and trader, and the resultant slow reaction of supply to demand. Men went on producing what their fathers had produced, and took whatever price they could get for their surplus. The problem of so knitting together production, exchange, and consumption as to maximise the return to labour came slowly into men's minds in the succeeding centuries.

The monotonous cellular structure of rural England in the twelfth and thirteenth centuries is broken occasionally by interesting experiments. Thus, whilst the demesne was usually farmed by a bailiff in the interest of the lord, it was sometimes let to an enterprising tenant who paid a money-rent for the land and the stock upon it. Such arrangements are most often found between ecclesiastical corporations and one or more of their members. They imply a certain equality between the contracting parties, and this was almost excluded where the landlord was a noble. A still rarer expedient was the payment of a rent for which the tenants were jointly and severally responsible and the distribution of the demesne acres among them. This was analogous to, and possibly sometimes the first stage in, the process by which a rising borough escaped from the direct government and detailed supervision of its lord. It argued a power of foresight and co-operation which was seldom present among the villains; nor can they have been often in a position to offer the lord any substantial guarantee against exploiting his land until it no longer would produce the rent agreed upon. The higher level of intelligence which prevailed in the towns as a result of contact with the outside world was capable of constructive action. The spirit of association was present on the manors, but it showed itself there chiefly as a sullen, resistant force. Trade made progress a present reality to the burgess, and the fact produced the ideal. On the manors change was so slow that it escaped notice, and the

hope of the villain lay in conservatism. That he was capable of reacting when a different stimulus was applied became clear in the fourteenth century. "When Adam delved and Eve span, who was then the gentleman?" was the watchword not of burgesses but of villains. But rural England after the Black Death was in every way different from rural England in the thirteenth century. In the words of Mr. Davis, "Of all the contrasts which strike us in medieval life, none is so acute as that between the intellectual ferment in the upper classes and the Oriental passivity of their inferiors."¹

¹ H. W. C. Davis, "England under the Normans and Angevins," p. 516.

CHAPTER III

URBAN TRADE AND HANDICRAFT

SIDE by side with the manor the town developed—the second of the two chief types of communal life in the Middle Ages. Numerically the town dwellers could not compare with the inhabitants of the manors, but this inferiority was more than counterbalanced by superior wealth and activity. We have seen that until the Norman Conquest the chief causes of differentiation between urban and rural life were the expenditure of the aristocracy and the Church. The position of towns was determined sometimes by military needs, sometimes by the presence of a monastery or cathedral, sometimes by the pre-existence of a more primitive centre of trade at the intersection of roads or at the ports where they left the coast. In many cases two or all causes co-operated. The masses who tilled the soil consumed little that was not produced directly by themselves, their families, or the village artisans. But each village gave up part of its produce to Crown, Church, or aristocracy. The wealth thus concentrated hired soldiers and maintained other public servants ; it employed a small army of personal attendants on great men ; and both directly through the expenditure of the great, and indirectly through the expenditure of their dependants, provided a basis for specialised trade and handicraft.

The firmer central government which followed the Conquest tended undoubtedly to break down the barriers which separated the workers in each village from the outside world. But, as we have seen, the self-sufficiency of the village community was little affected for several centuries. Yet the Conquest is rightly connected by political historians with the subsequent rapid expansion of town life. The new aristocracy differed from the old, both in greater will and in greater power to effect this development. By increasing the burdens of the masses in the first instance, and later by improving the technique of manorial farming, they gained a larger surplus for personal expenditure, whilst their higher standard of civilisation

demanding a refined consumption, the means to which could only be supplied by specialised trade and handicraft. To this may be added the influence of more elaborate government, of garrisons, and of ecclesiastical corporations. Every new castle and every cathedral or monastery required an embryo town without its gates. It is probable that until the thirteenth century these were the principal causes of urban growth. They have, indeed, in some cases remained the predominant cause until our own day, and were important in very many cases until the industrial revolution. But already in the Middle Ages the towns were losing their original personal connection with lord, or bishop, or abbot, or court. In so far as they still depended ultimately on the revenues of the great, that dependence was becoming generalised and lost sight of through increasing exchange between town and town, and between England and the outside world. As the productive power of the craftsmen increased with specialisation, each town in turn became a market for the wares of other cities, and although in the main the villages remained self-sufficient, yet the very minuteness of their traffic with the towns permitted its rapid increase.

It is far harder to weave into a connected narrative the rise of urban institutions than to describe the manorial system. The differences between the manors over the more thickly populated counties of the south and east were from this point of view less important than the differences between the towns. In the manors the same beginnings of change are everywhere manifest in the thirteenth century. In the fourteenth century one and the same revolution produced in most of them very similar results. In the towns, on the other hand, although close institutional parallels meet us on every hand, it is hard to say that any one type of organisation prevailed in any one half-century. A stage of development which was reached by one town early in the twelfth century might be deferred a hundred years in another. One cause was the relatively greater difference between the size and importance of town and town. No one manor differed from another in the measure in which London differed from Coventry. Again, the highly artificial character of borough privilege, dependent on the will of individual lords, and on opportunity wisely grasped by the burgesses, tended to differentiate development. It is none the less important to outline the principal phases through which a

large number, probably the majority, of the towns passed, and to trace as far as it is possible the relation between each phase and the economic changes induced by the gradual growth of exchange.

I. At the outset the embryo municipality is but slightly differentiated from a manorial village. The majority of the burgesses are still occupied principally in cultivating their common fields, a minority only have specialised on trade or handicraft. Their privilege consists in greater security of property and more personal freedom. Special provision has been made to prevent theft or violence, to record bargains, and to limit the power of the lord to annex by arbitrary fines the whole profits of trade and production. The burgess is raised above the status of the villain, or is saved from sinking to it, labour dues have mostly been commuted into money-rents, and a certain freedom in the choice of occupation exists.

II. A second stage is reached when the numbers and wealth of the burgesses have grown so large that they can complete the process of buying-off the miscellaneous rights of their lord and purchase a charter of self-government. At the same stage emerges the first formal organisation of an economical or at least non-political character—the gild merchant. It controls trade and production within the town and represents the economic interests of the town in the outside world.

III. Further growth of numbers and complexity makes it difficult for a single body to grapple successfully with the task of policing the rapidly-increasing divisions of industry. As increase of numbers makes pressure of public opinion less immediately operative on the individual, the business of legislation in regard to economic matters is claimed by the municipality. As a result of these two forces the gild merchant loses its importance as a separate institution; its legislative and judicial authority is ceded to the municipality, its executive functions are divided among a number of “crafts” or “misteries,” each of which is responsible for a particular trade or industry.

IV. Further progress breaks down the clear demarcation between town and country, and reduces the majority of craftsmen to the rank of wage-earning dependants upon capitalist middlemen—traders, speculators, and organisers of industry. The central

government makes inroads into the legislative powers of the municipality and gradually dispenses with the executive work of the crafts. It is in this period that the towns lose their specific importance in the history of industrial organisation which requires to be treated thenceforward from the broader standpoint of national development.

In the present chapter we shall be concerned with the first three only of these phases, and especially with the second and the process of transition from it to the third. If we try to define the actual dates which may be assigned to these in English town development, we are met at once by the difficulty noted above, that some towns developed more rapidly than others. The gild merchant did not become common until the second half of the twelfth century, but specialised craft-gilds existed in several towns before 1150. Nevertheless the century and a half from 1150 to 1300 may be assigned to our second phase, the century from 1250 to 1350 as marking the transition from the second to the third, the fifteenth and the first half of the sixteenth century as the period during which the third was predominant. It is probable that the economic conditions which characterise the second phase existed already in a few places at the time of the Conquest. London, the Cinque Ports, Winchester, and Exeter may be instanced. The earliest evidence of a gild merchant in an English town falls within the years 1093 and 1107. It is mentioned in town charters with increasing frequency from the reign of Henry I onwards. But the Cinque Ports probably, and London certainly, possessed of immemorial usage the right of trade in all English towns which was one of the privileges normally conferred by the grant of a gild merchant. It is not clear that these towns ever possessed a gild merchant, and it may perhaps be inferred that, having obtained the substance at an earlier date, they did not require the formal institution. The Pipe Roll for 1130 gives the first evidence for the existence of craft-gilds. At that date the weavers were separately organised in London, Lincoln, and Oxford. Early in the reign of Henry II weavers' gilds existed in York, Winchester, Huntingdon, and Nottingham. At Winchester the fullers were separately organised. The notice of "adulterine" gilds at London, of goldsmiths, butchers, pepperers, and cloth-finishers in 1180 is important as showing that such bodies might come into existence before receiving any legal status. It is clear

that in the more important towns craft-gilds multiplied towards the end of the thirteenth century. Occasionally their rise was marked by conflict with the older established gild merchants. In the fourteenth century the towns accepted the new system of organisation as inevitable, and it rapidly supplanted the old.

The great increase in the demand for traders and craftsmen which followed the Norman Conquest made the new aristocracy liberal in the grant of such "customs" as raised the manorial village into the first urban phase. Often, it appears, these customs were imported wholesale from the Continent. Thus the little Norman town, Breteuil, became the parent of a number of English cities. A similar process of affiliation from one to another English town can also be demonstrated. But, although the new lords were anxious to make possible the nucleus of town population which they required, they were not anxious to part with more than the inevitable minimum of their direct control. However rapid might be the growth in the number and wealth of the burgesses, it was still difficult for the city to reach the second phase, for the power of direct taxation through his own officials was worth more to the lord or the Crown than any fixed rent which the burgesses might be prepared to pay for the right of self-government. Fortunately for the towns both Crown and nobility were frequently in want of ready money during the twelfth and thirteenth centuries, and it was to special chances of this kind that many places owed their charters. The Crusades were peculiarly fertile of such opportunities, and upon the whole escape was easier for towns under the lordship of the lay nobility or the Crown than for those in the power of the Church. There was thus a certain element of artificiality in the transition from the first to the second phase. Of two towns which had attained the requisite degree of economic development one might have or seize its opportunity, another might neglect it or be denied it altogether. Once the charter was secured, however, differentiation would in most cases proceed rapidly. The advantage of political privilege would outweigh a considerable inferiority in geographical position; it provided, on the one hand, a firmer basis for the accumulation of wealth within the town, on the other it gave the burgesses a standing in their dealings with other municipalities.

The grant of a charter was usually accompanied or followed by

permission to the burgesses to organise a gild merchant. Its members had a monopoly of trade within the town. No "foreigner" might sell to, or buy from anyone in the town except a member. A natural corollary of this privilege was authority to regulate the conditions under which trade or production should be carried on within the town. Members were further usually privileged to trade all over the country without liability to exceptional tolls. Membership served as an introduction to the trader in other towns, at home and abroad. The association recovered debts due to its members from the members of other associations, and in return was liable for debts contracted by its members in other towns. These facts indicate that from a very early period trade between different towns played an important part in the urban life of this country. It is perhaps doubtful whether the distinction drawn by some historians between an initial period of town development, when each centre deals with the surrounding county, and a second period of intermunicipal trade has any serious basis in fact. The demand of the wealthy played the chief part in the first stage of town development, and this postulated from the first intermunicipal trade as well as exchange between town centres and the surrounding country.

Membership of the gild merchant was not necessarily coextensive with citizenship. Usually a burgess had to pay a certain fee before he became a member, unless he succeeded as eldest or youngest son to the seat of his father, and "strangers" could often become members by paying a somewhat higher fee. It was often advantageous to local landowners whose estates yielded a vendible surplus to save middlemen's profits by taking out a franchise. Again the gild merchant often contained a number of burgesses belonging to other towns who had important trade connections with the place. Nevertheless the relation between membership of the gild and citizenship was always close, and in some cases the two bodies came in time to be indistinguishable. This, however, seems to have happened only when the practical importance of a gild merchant had decayed. It is important to notice that the "merchants" in the gild were not exclusively traders; it seems always to have included a large number of craftsmen. Thus the first roll of the Leicester gild merchant gives among other trade names the following: weaver, dyer, wool-comber, clothdubber, shearman, tailor,

hosier, tanner, leather-worker, shoe-maker, and saddler. The fact that we still use the term trade in reference (*a*) to mere dealers, e.g. retail shopkeepers, (*b*) to mere producers, e.g. members of a trade union, suggests that at one time the two classes were hardly distinguished, and it seems that in the twelfth and thirteenth centuries there was in fact in England no great dissimilarity between the position of the majority of merchants and craftsmen. The latter bought material, manipulated it, and sold the finished article, or made to a customer's order as a village tailor will to-day; the former bought goods in one place and personally conducted them to another. There was little more scope for the merchant than for the craftsman to organise and speculate, whilst the craftsman had upon the whole more hope than the merchant of prospering abnormally, in virtue of superior dexterity or artistic skill. These conditions remained substantially unchanged until late in the thirteenth century, and it was even later that the foreign trade of the country began to be captured by natives.

These facts have an important bearing on the difficult problem of the transition of English towns from the single gild merchant to multiplied crafts and misteries. Both in England and in many Continental towns this process occupied roughly the same period, viz., the thirteenth and fourteenth centuries, although it is probable that the change was on the whole somewhat later in England. This superficial resemblance conceals, however, a very important difference between the course of events here and abroad. On the Continent the formation of craft gilds was usually part of a democratic movement, and implied that the industrial workers were throwing off their dependence on capitalistic traders. In England there is no sign of any such general movement. As merchants and craftsmen had lived within the gild merchant on a footing of democratic equality, so separate organisations of merchants and craftsmen emerged without suspicion of conflict between capital and labour. Such conflict did, indeed, as will be seen later, become increasingly common as the fourteenth century proceeded. It occurred, however, as often as not between members of one and the same craft, or between one craft and another, not between craftsmen as such on the one hand and a separately organised oligarchy of capitalist traders on the other. This difference between the evolution in England and on the Continent implies such substantial

equality of merchants and craftsmen within the common organisation of the English gild merchant as is suggested by the list of trades represented on the Leicester roll. It is borne out by much additional evidence. The Flemish and German cities of the thirteenth century were evidently governed by oligarchies of merchants whose wealth was very considerable. In England, even in the middle of the fourteenth century, only some one hundred and sixty individuals gained large incomes by trade; alike for foreign trade and for national finance the country was dependent upon the larger capital of Italian and Flemish houses.

It is important to realise that the lack of conflict between capital and labour in medieval England was a result not of superior social organisation or of peculiar national character, but merely of the absence of the economic conditions which engendered such conflict. The class of dependent wage-earners employed for the profit of entrepreneurs had hardly come into existence. But in view of the rapid development of this class in the fourteenth and fifteenth centuries, we shall be on the look-out for its occasional appearance at earlier dates, and if we find occasional traces of conflict between trader and craftsman, we shall be prepared to explain them in this way. We shall not feel that our general theory must be abandoned, unless all exceptions can be traced back to some artificial cause. Thus, for instance, the exceptional size of London and the constant vaunts of its wealth in the twelfth and thirteenth century chronicles prepare us to find there conditions more analogous to those of Flemish cities than could exist in most English towns.

If it is granted that the fact of general equality between merchant and craftsman does not require us to regard with suspicion all traces of occasional conflict, but rather to expect it in towns or industries which had developed previously, we shall go on to inquire whether any industry or industries were specially likely to be the scene of such difficulties. It has been pointed out by several writers that the position of the cloth industry was peculiar in that some considerable trade in cloth existed contemporaneously with, if not before, the establishment of weaving as a specialised urban handicraft. A knowledge of the simpler processes of cloth manufacture was common to all Indo-European races, and accordingly we find the production of rough cloth part of the normal work on the medieval manor. So far there is no distinction between primitive cloth and

primitive metal-manufactures, but trade in cloth developed much earlier than trade in metal goods. As early as the reign of Alfred the English depended upon the Continent for supplies of the finer qualities which were not produced at home, and this condition remained substantially unchanged until the end of the sixteenth century. The English, however, in the thirteenth century were already building up an export trade in unfinished cloth, and trade in unfinished and rough cloth between different parts of the country must have been considerable at a far earlier period. Although no doubt most manors produced enough for their own needs, the supplies required by the extra-manorial population would be drawn from those parts of the country where wool was produced most easily. The early importance of the trade is made evident by the fact that as early as the reign of Richard I attempts were made to enforce a national assize of cloth.

The first textile craftsmen in the towns, therefore, were not like most of their fellows, supplying a demand which could not be met by trade. There was possibility of friction between them and the town merchants in two directions. First, they could supply part of the local demand, and second, part of the demand of travelling merchants who visited the town with the object of collecting cloth. It is plain, also, that the interest of the merchants would lie in restricting the craftsman's freedom of trade rather than his freedom of production. If they could retain in their own hands the monopoly of the trading function, it might be even more advantageous to them to have the supply at their own door than to seek it in the manors. The peculiar position of the cloth industry makes what is known of the early textile craft-gilds exceedingly interesting. Ashley has drawn attention to the laws of the weavers and fullers of Winchester, Oxford, Beverley, and Marlborough. "These laws draw a sharp distinction between the craftsman and the freeman . . . of the town. . . No weaver or fuller might go outside the town to sell his own cloth, and so interfere with the monopoly of the merchants ; nor was he allowed to sell his cloth to any save a merchant of the town."¹ A craftsman might become a merchant, but "he must first forswear his craft and get rid of all his tools from his house."² Dr. Cunningham has argued with great

¹ Ashley, "Economic History," Vol. I, Pt. I. p. 83.

² *Ibid.*

ingenuity that these early gilds of weavers were the fruit of an immigration of Flemish artisans soon after the Conquest, and that the friction between municipality or gild merchant and weavers' crafts is referable to the foreign origin, and consequently privileged position of the latter. The positive evidence for this view is admitted to be weak, but it is claimed that as a working hypothesis it clears up the difficulty that disputes did occur in England, although the English gild merchant included merchants and craftsmen on an equal footing. In the preceding pages an alternative explanation of this difficulty has been put forward; but its acceptance does not involve rejection of the whole of Dr. Cunningham's hypothesis. It seems certain that craftsmen as well as traders came over in considerable numbers after the Conquest, and it is likely enough that there were many weavers among them. It may, however, be questioned whether the majority of such craftsmen were weavers. *A priori* it would be likely that men of very various crafts would be required and would come; but if so it is extraordinary that friction should have been confined to the weavers, unless some economic cause of friction stimulated the racial jealousy.

We have seen that the chief functions of the gild merchant were to regulate the economic life of the town and to represent its members in dealings with other towns. In regard to regulation, trade rather than production was the object. Each member was felt to have a right to an equitable share in the trade of the town, and hence one member might usually claim a part in a transaction between another member and the outside world. All members were expected to deal openly in their assigned place in the common market. It is probable that common purchases were often made, and that loans were made to members out of a common chest. In addition the gild provided for social meetings of its members, for their relief in sickness or misfortune, and for common religious offices. We do not find, on the other hand, those elaborate regulations of quality, process, and price which were so important to the later craft gilds, and this distinction is a clue to the causes which promoted the change from one method of organisation to another. The operative cause seems to have been a gradual widening of the market as the population of the towns increased and their trading area became larger.

I. If we go back for a moment to the village artisan we shall see that this single producer working for a small number of consumers will not need elaborate and defined rules, although his economic status may be strictly limited by custom. On the one hand, comparatively little of his time will be spent on turning out "graded" commodities in expectation of custom. For the most part he will work to order, and it will seldom happen that one order will be precisely identical with another. This by itself will make detailed regulation more difficult. More important, however, is the fact of his relation to the village. He has no body of fellow-workers with interests identical with his own, but antagonistic to the rest of the world. If he scamps his work, or extorts more than the customary fair price, he injures members of the class from whom his friends, if he have any, must inevitably be drawn.

II. As the village grows into the town, as population and the demand for specialised work increase, the situation gradually alters. Five or six smiths or carpenters may now be found working side by side at similar tasks, and as their number increases a double possibility of friction emerges. On the one hand they may cheat one another, on the other they may combine together against the general public. The development, however, of these difficulties will be slow, for the community will still be so small that each individual will feel the interests of the whole more strongly than the interests of his own trade. Still it will be convenient to make measures that no one of these craftsmen shall secure a monopoly of raw material, and therefore each shall have a right to share in a bargain made by another. Again we will make the market as easily cognisable as may be to each of them and to the general public, and therefore we will forbid them to sell, except openly, will have their workshops all in one street, and assign a certain position to them in the market. We have reached, in fact, the stage at which the gild merchant is desirable and can still do all that is necessary.

III. But the numbers in each craft increase still more, in spite of progressive subdivision of labour. The individual is less and less well known to the majority of his customers. He may continue to sell directly to the consumer or to take his orders, but he meets him on a business footing. His friends are other men of his own calling. Again, as consumption increases, the making of roughly "graded" commodities grows in importance. A customer wishes

a length of cloth, or a knife, or a pair of spurs. He knows what he wants, but knows little of its make, and can easily be imposed upon by inferior quality. The demand for more elaborate regulation comes from both sides. The individual craftsman himself is usually anxious to be protected from unfair competition, the consumer wishes protection from unfair extortion. Even if he still considers himself a judge of the article when he sees it, he knows that he can no longer bring to bear the direct personal pressure which was possible when men were fewer. A complexity of economic life has been reached which the simple gild merchant is no longer competent to deal with, and gradually the specialised organisation of trade or craft emerges.

We may pass on now to the several kinds of trade and handicraft to which the conditions of the time would give rise. Our traders will fall into two principal groups—(1) those concerned with imported products, especially wine, spices, and valuable personal possessions, particularly furs, silk, and cloth of fine quality, and (2) those concerned with native products, especially food, leather, wool, and cloth. The former class was probably only occasionally found outside London and a few other ports. Ashley points out that "the articles most frequently mentioned in the gild documents—skins, wool, corn, etc.—show that the trade consisted almost entirely in the sale and purchase of the raw products of agriculture."¹ An exception may, however, be made perhaps in favour of wine. There was little of strictly retail trade; consumers made their purchases either in market or at occasional fairs. Such shops as existed were mostly on the border-line between craft and trade. The innkeeper brewed his own beer. The baker baked and sold bread. Passing on to the crafts, we may distinguish (1) a group occupied with preparing material for or making clothes and personal equipment, which again falls into the two sub-classes of textile workers and workers in leather, (2) a group of metal workers who fall similarly into a few broad divisions, coiners and goldsmiths, blacksmiths, whitesmiths, makers of weapons and armour, (3) a group of workers in wood, as carpenters, wheelwrights, makers of bows, arrows, etc. Many more groups might of course be made, but the great majority of the subsequently specialised crafts resulted from subdivision

¹ Ashley, "Economic History," Vol. I, Pt. I, p. 79.

within those mentioned. A word, however, should be added on the building trades. It is clear that the mason's craft (bricks came into use at a later date) must have been among the earliest specialised employments, and it is almost inconceivable that it remained without organisation. But, probably in consequence of the migratory character of the craft, it does not seem to have ever occupied an important place in the life of any one town, and hence the material for its history is unusually scanty. With this important exception it does not appear that the English craftsmen travelled much about the country. An important difference between the later development of the craft system in England and on the Continent was that the years of travelling (*Wanderjahre*) on the expiration of apprenticeship were not enforced here.

As the number of craftsmen and traders in a town multiplied, and the total output or turnover of each group increased, very important differences of industrial structure developed, resulting especially from the degree and kind of specialisation which was feasible in each case. The larger demand led sometimes merely to duplicated production—the numbers employed increased: but the individual continued to work in the old way. In other cases each individual while purchasing his raw material and selling his finished product in the old way, confined his labour to a small number of processes, or to a single process. The divisions of labour introduced might be (*a*) vertical, producing a number of co-ordinated groups all using the same raw material but independent of one another, or (*b*) horizontal, where the successive processes required for the production of a single finished article were distributed to separate groups. In either case continued increase in output led usually to specialisation of the trading function. The business of supplying the raw material and of marketing the finished article passed more and more out of the hands of the craftsman who became dependent on a group or groups of merchant capitalists. Lastly, the chief result of increased production might be growth in the size of the normal business unit, specialisation proceeding within the business only, and not causing an increase in the number of distinguishable trades.

I. Mere duplication. This occurred where (*a*) sub-division of processes into distinct trades was difficult or impossible, (*b*) direct relations between consumer and producer were necessary. In the

baking industry, although some division of labour could be effected, all the processes which lay between flour and bread had to be performed under one roof. Further, inasmuch as no great outlay of capital was required, and every increase in the average distance between producer and purchaser was a disadvantage, the size of the normal business did not grow much. As the town extended, so did the number of independent bakers. Similar conditions prevailed in most of the industries whose chief work was to execute repairs or customers' orders—for instance, tailoring, carpentering, shoemaking, etc., and all kinds of hawking.

II. Multiplication of independent craftsmen in a larger number of specialised crafts was characteristic of the metal, textile, and leather groups—the workers in precious metals form an exception which will be considered later. In all these cases the economy obtainable by specialised dexterity was very great, whilst, so long as the bulk of the work was done for local consumption, a considerable measure of independence could be retained. In the industries which used iron, tin, and copper as their raw materials, an immense subdivision of crafts took place. We may give some instances. The making of spurs, buckles, pins, sword-blades, sword sheaths, all came to be distinct crafts. This was a case of what was called above vertical subdivision. The several crafts spread out without any interdependence from their common basis in the raw material. The woollen industry, on the other hand, supplies the best case of horizontal cleavage, a number of integrated processes—spinning, weaving, dyeing, fulling, etc.—became the work of separate crafts, each of which contributed to the manufacture of one and the same article. The cause of this difference is interesting. In itself one kind of finished cloth is as different from another as one kind of nail from another, whilst the making of a nail can be separated into at least as many processes as the making of a piece of cloth. It appears, however, that (*a*) the relatively greater cost of carriage in the case of nails reduced the nail-makers in each town to work only for the local demand, and thus limited the possibility of further subdivision, at a time when cloth was already being distributed from a number of centres over very considerable areas, (*b*) whereas every kind of nail could be made equally well at every centre, the power to make a particular kind of cloth was less easily transferable. It depended on local peculiarities of atmosphere, raw material, water, or accessible

dyes, or on the traditional skill of a few highly-specialised finishers, and it was largely due to this peculiarity that the textile crafts showed the tendency to pass under the control of capitalist traders at a somewhat earlier date than the metal crafts. As the population of each district was not prepared to restrict its consumption of cloth to the varieties produced locally, a certain proportion of the total output had to be marketed at a distance, and with every increase in this proportion increased the dependence of the craftsmen on the traders who undertook these distant sales. This happened first in the woollen industry, but it became the fate of each craft in turn as soon as it secured a market so distant that direct relations between craftsmen and consumer could no longer be maintained.

III. Growth in the normal business unit was almost confined in the Middle Ages to trading enterprises which involved considerable outlay of capital and long returns, and to the one craft whose raw material was so valuable that large capital was required—viz., the working of the precious metals. The earliest trading concerns in England which operated on a large scale provisioned considerable centres of population from a distance: our earliest city magnates were wholesale dealers in fish, meat, corn, and beer. As the export trade in wool developed, and still more with the growth of foreign and domestic trade in cloth, new roads to wealth opened up. The import trade into London, together with the ever-growing demand for gold and silver plate in that town, produced there a considerable body of wealthy merchants at a time when they were exceptional everywhere else in the country. But for all the boasts of chroniclers it must be remembered that in the fourteenth century it was still necessary for the Crown to appeal to foreign houses for financial support, and that the fight to secure for the nation the profits of foreign trade was only at its beginning.

CHAPTER IV

NATIONAL CONTROL—TRADE, MONEY, TAXATION

EACH local unit in the Middle Ages, whether manor or town, had a certain insularity to the rest of the world, the closest modern analogy being the division between sovereign states. As regards economic matters, this implied that the man who passed outside the system in which he had grown up, found himself as it were in a foreign country, whose laws and customs differed from those which he had known, and where his own position so far from being determined by birthright was matter for discussion, arrangement and negotiation. In Part II we shall be largely concerned with tracing the process which gradually removed these stiff internal divisions. But while that process was still hardly begun—whilst increasing social consciousness and will were defining distinctions more clearly rather than sweeping them away—a national economy in a limited degree already existed. The measure of this national economy and of its gradual development is to be found in the activities of the Central Government. The minimum of security for the life and property of all English subjects which was gradually provided by the royal Courts, is the starting point, but a detailed discussion of this would lead us outside the sphere of economic history in the strict sense. We must confine our attention to the general policy by which the Crown promoted and regulated exchange and to the growth of national finance.

The first strictly economic duty undertaken by the Central Government was the provision of currency and regulation of weights and measures. At the time of the Conquest, and from that date until the thirteenth century, the only coins struck were silver pence. Early in the thirteenth century round halfpence and farthings were issued, divisionary currency having previously been made by the people for themselves by halving and quartering round pence. The issue of gold coins by Henry III was premature. Their value was too great for them to be convenient. It

was not until the reign of Edward III that the currency problem was complicated by the double standard. Until the issue of gold commenced, the silver penny was the most valuable coin in circulation. For convenience of reckoning larger units, the shilling and the pound, were used, and from the Conquest the relation of these units to the penny seems to have been fixed to the familiar equations 12 pence = 1 shilling, 20 shillings = 1 pound. In paying over large sums the coined pence were usually taken by weight, and not by tale.

Four conditions need to be fulfilled if a country is to secure a satisfactory current coin, where the problem is complicated by international trade. First, the right of coinage must be monopolised by some central authority; second, that authority must abstain from falsifying the currency; third, the technique of coining must be adequate to prevent either the circulation of false money or the deliberate debasing of true money; fourth, machinery must be provided for withdrawing automatically from circulation those coins which are lightened by wear. In the period under consideration the two first of these conditions were fulfilled, the two last were not. Excepting in the reign of Stephen, the Crown practically monopolised the right of issue. The Archbishops of Canterbury and York retained, indeed, and occasionally exercised, the privilege until the sixteenth century, but their issues were not important, nor did they depart from the standards set by the Crown. Secondly, the same standard of fineness was preserved, so far as imperfect technique permitted, throughout the period. Every twelve ounces of coin issued were intended by the Crown to contain eleven ounces two pennyweights of fine silver and eighteen pennyweights of alloy. The weight of the pence issued seems to have differed slightly, but at the beginning of the reign of Edward I the weight was still in intention what it had been at the Conquest, viz., thirty-two good grains of wheat in the midst of the ear.¹ Thirdly, the technique of coining was not adequate to make individual coins correspond exactly to the ideal standards. Fraud, therefore, was exceedingly easy. The individual coins, as they came from the moneyer, differed somewhat in fineness, and still more in weight, their shape was not

¹ From 1180 onwards 22½ grs. troy were counted as the equivalent of the 32 wheat grains. Before that date the coins were probably somewhat lighter. Cf. Ashley, "Economic History," Vol. I, Pt. I, p. 171.

exactly circular, the design was not sharply impressed, the edges were not milled or inscribed. This led (1) to various frauds on the true coins, the heavier ones were picked out and either melted or reduced in weight by clipping, filing, or "sweating," (2) to a considerable circulation of forged pieces and of inferior foreign currencies. Fourthly, these defects tended to reduce the average intrinsic value of the coins in circulation below the level maintained by the Government in its new issues, with the result that the demand for export or for plate steadily swept the newest and heaviest coins into the melting pot. The machinery provided to meet this difficulty was necessarily imperfect. It is clear that the only complete remedy would have been the withdrawal of light and base coin at the expense of the Government, full-weight coin being issued in exchange. Such a plan was not really practicable so long as the Government was unable to secure that all the coins issued should have the same weight and fineness, for men could have made a living by demanding full-weight money in exchange for clipped and sweated coins. The alternatives were to impose very heavy penalties on falsifiers, and occasionally to attempt to throw the cost of recoinage upon actual holders of light coins. Both expedients were adopted, but inevitably with only partial success.

Next in importance to the issue of a national currency comes regulation of weights and measures. As early as the reign of Edgar we find it enacted that weights and measures should everywhere be the same as at London and Winchester; but little was done, apparently, to enforce uniformity before the reign of Richard I. The Assize of 1197 provides for uniform measures of dry and liquid capacity, of weight, and of length. Four or six lawful men were to be appointed in every town to enforce the assize, and, according to tradition, the measures everywhere were compared with standards which were subsequently kept in London. Modern experience suggests the difficulty of imposing a common standard on local differences, and it seems clear that progress was exceedingly slow. Uniformity was recognised as desirable for the chief commercial commodities, but probably not for commodities whose circulation was merely local. Thus a clause of Magna Carta lays down that there be "one measure for wine throughout our realm, and one measure for ale, and one measure for corn, namely the London quarter, and one breadth for cloths . . ., namely two ells between

the lists ; and be it the same with weights as with measures." Enactment by itself was of little use ; persistent administration was necessary. The best opportunities were offered by the journeys of the Court through the realm. On these journeys the problem of accurate measurement would constantly come up in connection with the commissariat. Indeed, some historians incline to see in the necessities of the itinerant Court, rather than in the general requirements of commerce, the origin of national regulations of weights and measures and of prices. Henry III seems to have distinguished himself on some of his journeys by examining the measures on his route, and breaking or burning those which departed from the standards.

National regulation of wage, price, and quality, does not occur often until after the Black Death, and remained the exception rather than the rule until a much later date. The local authorities in each manor or borough acted independently of one another and of the central government. To this statement there are two important exceptions. First, the width of cloth exposed for sale was expected from 1197 onwards to be two ells within the lists ; secondly, at least from the reign of Henry II, and possibly earlier, the price of bread was periodically regulated in such a way as to define the just earnings of the baker and his assistants. The price varied of course with changes in the price of wheat. Somewhat later, probably in 1266, similar rules were made in respect to horse-cake (made of beans) and beer. Finally we may notice a general prohibition of forestalling, engrossing, and regrating, attributed to the later years of the reign of Henry III.

No less important than the provision of currency and the regulation of weights and measures was the part played by the Crown in providing the necessary legal status for domestic and foreign trade. As regards the former, the King from one point of view stood on the same footing as other great landlords. He could grant to any of his manors such liberties as would permit the growth of trade and handicraft. As a matter of fact, partly because the King was the greatest landlord in the country, partly because it was to his interest to maintain direct relations with important strongholds and ports, a very large proportion of the towns owed immediate allegiance to the Crown. The growth of towns, however, though it indirectly helped the rise of national consciousness by

increasing trade, in the first instance meant merely the creation of a type of community more consciously hostile to the rest of the country than the non-trading manor could be. We are therefore more concerned here with those sides of the royal activity which tended to draw together existing municipalities and to smooth the way for trade between them and between manors. Apart from the enforcing of law and order two points require consideration. First, the part played by the Crown in the maintenance of trade routes ; second, in the growth of interlocal exchange.

(1) During these centuries the most important trade routes were old Roman or pre-Roman roads and navigable rivers. Coasting trade generally, and in particular the carriage of coal from Newcastle to London, and the ports on the South coast, was only slightly developed at the beginning of the reign of Edward I. For the maintenance of roads little was done at this or any other time before the eighteenth century. They were probably in much better condition in the Middle Ages than on the eve of the industrial revolution ; the work done on them by the Romans had not yet worn out. The obligation of repairing the roads rested theoretically on the individual parishes ; only in the case of bridges were the larger county areas responsible. A parish which neglected its duty might be proceeded against either by officers of the Crown before the King's Bench or by private individuals. In the more serious case of neglect of bridges, any individual amongst those responsible might be sued ; but even bridges were often unsafe. Still more important was the need for action by the central government to keep open internal waterways. On the one hand, most of the towns depended for a large part of their trade on the river which ran through them ; on the other, many individuals had a direct interest in obstructing them with weirs, diverting their course to turn millwheels, or fouling them with refuse. The Crown was perhaps at times itself an offender in these matters. As the greatest landlord in the country it was likely to be so. In its central capacity, however, it was the authority to which injured interests appealed for protection. Thus an article in Magna Charta gives hope of the destruction of all weirs on Thames, and Medway, and throughout England. Whilst there is no reason to suppose that the effectual contributions made by the Crown in these centuries to the maintenance of waterways were great, the general consensus

that it was matter for regulation by a central authority and not merely for negotiation or dispute between disconnected interests is important.

(2) As a mediator between divergent interests the Crown claimed the right to prevent exploitation in all its forms. One of the difficulties of development by privilege was the treatment of outsiders by a privileged body. Thus the traders of one town might exact exorbitant tolls from merchants who visited them. It is true that the interest of the municipality in attracting merchants limited this tendency to exploit the foreigner. But it is evident that the ports, and the towns astride of great trade routes, were in a position if left to their own devices to injure considerably places less fortunately situated. Here privilege, whether springing from immemorial custom or royal charter, opposed privilege. By custom the citizens of London seem to have had free right of trade in all parts of the country, and merchants from all over England might reciprocally trade freely in London. Free trade did not imply, of course, utter exemption from toll, for certain dues were traditionally levied for upkeep of bridges, maintenance of markets, or merely as taxation, but it did imply freedom from differential and arbitrary impositions. Similar franchises were, as has been seen, often one main element in the utility to a town of a chartered gild merchant. It is true that a royal charter was often, at least at first, an imperfect substitute for an immemorial right. Apart from difficulties of enforcement the general rule was that the privileges conferred on one town by a charter were good only in so far as they did not go behind privileges granted to another town at an earlier date. It is probable that intermunicipal treaties of commerce did more to promote freedom of trade than the royal charters. Still the gild merchant was evidently worth paying for; it gave the traders of a town a basis from which to conduct negotiations.

A very large proportion of interlocal exchange in the twelfth and thirteenth centuries was effected at fairs and markets held in open country or just outside the gates of towns. We find, on the one hand, great annual fairs, such as those at Stourbridge and Winchester, where a whole town of booths was temporarily erected, where, as in a town, a special street or quarter was assigned to each trade, where a particularly adequate peace was preserved by a special

court administering the law merchant. From such great annual events the series shades down into the tiny agricultural market, held once a week at cross roads for the adjacent manors. These institutions grew naturally from the economic requirements of the people. They were encouraged, like the towns, by the Crown and the aristocracy, partly because their tolls were a valuable source of revenue, partly because trade was especially necessary for the upper ranks of society. "The grants of fairs and markets in the thirteenth century were about 3,300."¹

If the Crown had important functions as mediator between English interests, its share in determining the relations between English and foreign traders was still greater. In foreign, as in domestic trade, the political rights, which are a necessary basis of exchange, were secured to the individual merchant as a member of a municipality, and not as belonging to a certain nationality. The merchant of a foreign town who landed in England was dependent on the terms which that town had obtained, and could seldom fall back on rights obtained by treaty between a national sovereign and the English King. But although on the side of the foreigner the city and not the nation was the negotiating unit, England early presented at least some suggestion of a national front. For foreign trade interested both king and aristocracy; it was a valuable source of taxation; it brought desirable luxuries. Hence a constant sale of privileges to the merchants of foreign towns which limited more or less the action of English municipalities. No doubt the need for intervention by the central government was even greater here than as regards the relations between English municipalities. For though the citizens of any one town spoke of the citizens of any other town, whether English or Continental, as foreigners, there is no reason to suppose that they did not in practice treat differently men who spoke English and men who spoke Flemish or Italian.

It is clear that in the thirteenth century towns like Bristol and London, which had a considerable foreign trade, circumscribed very closely the liberty of foreign merchants. It is probable that these restrictions were of old date. Their object was to confine the foreigner to the business of transporting foreign commodities to England and taking away English goods in exchange, and to prevent

¹ Green, A., "Town Life in the Fifteenth Century," Vol. II, p. 26.

him from securing at the expense of native merchants any middleman's profit within the country. The foreigner was usually forbidden to stay more than six weeks at a time in the country, and often required to pass that time in the house and under supervision of a burgess. He must sell to and buy from no one but burgesses of the town. He must not buy up supplies which they required. He must not sell retail. Superior treatment might be secured, of course, by merchants whose towns had concluded special treaties with the place where they traded. By old usage foreign merchants attended some of the principal fairs, and it is probable that in London they secured a good deal of direct trade with merchants who came thither from other English towns.

The policy of the Crown was to sell licences to individuals or to associations giving them more general rights of trade within the country. In so far as they succeeded as a result of such licences in securing trade profits that would otherwise have gone to Englishmen, they presented an object of taxation peculiarly easy to deal with. In so far as this policy was liberal the aristocracy approved and supported it; it is evident, however, that the more the king took the less would be left for the noble, and it seems probable that the free-trade clause in Magna Charta was framed, as were most of its other clauses, in the interest of the barons. This clause promised "all merchants" security "to go from England and come to England, to stay and travel through England by land or water with the object of purchase or sale" quit of unreasonable tolls. The equilibrium between these divergent policies was exceedingly unstable. As will be seen later, in the fourteenth century the letter of the law was constantly changing. In the twelfth and thirteenth centuries it is probable that the conditions of trade for the foreigner were in fact even less clearly defined.

In early times trade between England and the Netherlands was considerable. Both geographical and racial conditions promoted it, and a natural division of labour developed as a result of the more rapid industrial progress of the Flemish towns. England supplied wool, the raw material of the principal Flemish industry, and got its returns in the finer kinds of cloth. In 1237 we find a general licence for trade granted to Flanders and Hennegau, and the Flemish Hanse of London can be traced back to 1240. This association, in the zenith of its importance, represented the joint

interests of seventeen towns. Most of these were situated in Flanders, but a few on the French side of the border, in Picardy. Trade with the Italian cities arose out of the transference of money from England to the Pope. Early settlements of Italians are found at the close of the eleventh century. Their exchange business led them naturally to further trade, since the costs of carrying money were saved by the opening of a market for English raw products in Italy. To the merchants of Siena, the men of Lucca and Florence succeeded, and the bankers of the latter town reaped temporarily a great benefit from the exclusion of the Jews by Edward I. The carrying trade required by the operations of the Florentine merchant was in the thirteenth century in the hands of the Genoese. It is doubtful whether there was any direct trade by sea with the Venetians before the fourteenth century. Venetian products and merchandise reached this country, but they came, at least for the most part, overland across Europe and passed through the hands either of the Flemish or the German Hanse. Trade with Germany is traced back to the tenth century, but for a long time afterwards Cologne was the only German town which secured a privileged position from the English Crown. In 1238 right of trade was granted to Lübeck, and it was under the leadership of this city that the German Hanse was established in London some half-century later. Spanish traders appeared in England at the end of the twelfth century, and Portuguese are mentioned in 1274; in neither case, however, was the commerce great. It remains to discuss the considerable trade with France, and especially with those provinces which were governed from England. Gascony, Guienne, and Poitou provided the chief part of the English wine consumption, which was already very considerable in the thirteenth century. The same period witnessed a great growth of trade with the North-West provinces, and it has been noticed above that the Flemish Hanse included a number of Picard towns. Lastly, Brittany was a source of supply for important commodities—especially linens and salt. In all these cases most of the carrying was done by foreign vessels. Fishing, however, was carried on all around the coast, and the English traded to Ireland, Scotland and, until driven out by the Germans, to Scandinavia. It is remarkable that even the wine supplies from the English provinces in South-West France arrived in French

bottoms. English diplomacy was constantly dealing with conflicts between Gascon and Spanish ships, but no such conflicts are traceable between English and Spanish. The beginnings of English commercial expansion may, however, be traced back to the thirteenth century. Our merchants at that date were already beginning to dispute the command of the export trade in wool which had been originally built up by Flemings and Italians. An organisation of English merchants trading to Flanders certainly existed as early as 1313, and the Staplers at a later date traced back their origin (perhaps erroneously) to the reign of Henry III. Several considerable fortunes were made by English merchants before the close of our present period, amongst them those of Pultney, Rokesley, and Thorne.

The chief sources of revenue at the time of the Conquest were (1) the royal estates, (2) the prerogative, (3) direct taxation, and (4) indirect taxation—dues upon trade. We shall proceed to consider the history of each of these resources in turn. We shall then describe the new fiscal expedients.

(1) The royal estates.

The forests provided sport and some food, whilst infractions of forest-law brought in considerable fines. The royal manors provided considerable sums of money as early as Domesday, but there is some evidence that payments in kind continued to be made as late as the reign of Henry I. The towns yielded at first ground rents, tolls, court fees and fines, and special taxes levied by the sheriff. Sooner or later these miscellaneous revenues were commuted for lump sums paid directly to the exchequer by the municipal authorities and altered from time to time by agreement. The sale of charters was also a fluctuating source of revenue by which considerable sums could be raised under exceptional circumstances.

(2) The general right of the King to take the property of subjects for his own use or that of his court or army is important as containing the embryo of all taxation. In so far as this vague right had crystallised into regular demands from the owners of property or tolls, it is best considered under the head of taxation. But throughout our period the Crown, on its journeys through the country, continued the practice of purveyance. The requisite commissariat was procured from the country traversed either by

“emption,” in which case an arbitrary price was paid by the royal officials for goods seized or transport impounded, or by the simpler “caption.” Similarly by “prisage” goods coming into or going out of the country might be taken with or without a payment in compensation which rarely made good the actual loss to the owner.

(3) The Danegeld, the land and property tax of the Saxon period, was retained by the Conqueror, and became under Stephen an annual land-tax. It was farmed in each county by the sheriff. Under Henry II it seems to have coalesced with the general body of county dues.

(4) At the close of the thirteenth century an “ancient custom” was recognised on wool, wool fells, and leather. The charge on a sack of wool was half-a-mark, on a last of hides one mark. The *recta prisa* on wine was one tun taken before and one aft of the mast if the cargo consisted of more than twenty tuns. In some cases the prise was commuted for a money payment. It is probable that a customary percentage was charged on other merchandise also. The Crown constantly added additional charges of an arbitrary nature which prepared the way for the new taxes of the fourteenth century.

The land settlement after the Conquest imposed upon the tenants-in-chief a number of feudal incidents beneficial to the Crown. These formed a source of revenue which we shall follow down to its abandonment at the Restoration. Tenants-in-chief contributed to the king (a) on occasions of special expense, the knighting of his eldest son, the marriage of his eldest daughter, his ransom, (b) when entering on their tenure, and when alienating land. The king had the wardship of their heirs and heiresses, i.e. enjoyed the revenue of the estate until they came of age or married, and could sell their marriages. They owed also personal service in war at their own charge and provided a number of knights which was defined for each estate. Under Henry I it became general for ecclesiastical tenants to commute the military service due from their estates. Under Henry II this “scutage” was exacted from all mesne tenants (i.e. tenants of tenants in capite) who owed military service. This measure was part of a general scheme for substituting a more productive tax for the Danegeld. A “donum” was levied at the same time from the shires, an

“auxilium” from the towns. A further approximation to a general property-tax was achieved by the Saladin tithe in 1188, which fell on the stock and produce of the landowner, and the furniture, money, and stock-in-trade of the townsman. A period of excessively arbitrary direct taxation under Richard I and John leads up to the thirty-second article of Magna Charta: “No scutage or aid shall be imposed in the kingdom except by the common counsel of the realm, except for the purpose of ransoming the king’s person, making his first-born son a knight, and marrying his eldest daughter, and the aids for these purposes shall be reasonable in amount.” During the remainder of the thirteenth century, amid a variety of expedients—land-tax and tallages of demesne or cities—the plan of requiring a fixed percentage of movables after the fashion set by the Saladin tithe grows steadily in favour. The Jews who came to England in considerable numbers after the Conquest were the last important resource of the Norman and Angevin monarchies. Their legal position was roughly that of villainage to the king. They were protected in their property and contracts against all other men by the royal courts. Against the king they had no rights at all. The Christian prejudice which enabled them almost to monopolise the business of usury made them valuable instruments. They were used, perhaps unconsciously, as a channel for the taxation of those who came into their power. It may indeed be doubted whether anything near the whole of the taxes imposed on them was passed on in higher rates of interest to their debtors. To secure competitive rates for loans a general change in Christian opinion of usury was necessary. The tallages on the Jews had probably in their economic effects more analogy to those theoretical taxes on rents and monopolies which “stick” where they are laid.

The main lines of this system may be summarised as follows. The king drew a great part of his expenditure from quasi-private resources, and much of the work of governing, administering justice, and fighting for the country was performed without special remuneration as incident on the holding of land. Where these resources failed the Crown seized portions of the wealth of the subject as opportunity offered, and it is in this practice that taxation, both direct and indirect, originated. The tendency was to limit the royal power in this matter in two ways—first by insisting on the consent of the powerful classes to such appropriations, second

by fixing more or less definitely the amounts which might be seized. Although the wealthier classes generally had an evident interest in limiting the royal power, since the first shock of a new tax fell upon them, it is scarcely right to speak of the masses as practically exempt from national taxation. On the one hand, their labour provided the funds which made possible the unpaid services exacted by the Crown from wealth; and, further, the taxes on land and movables, if not immediately transferred from lord to villain by extra tallages, fell at least upon revenues of a quasi-taxational character. The excuse made by Anselm to Rufus in 1095, that he could make a contribution only by grinding his own tenants, is significant. The taxes on property in the thirteenth century usually penetrated very low in the social scale. Thus the fifteenth of 1225 fell on the goods of villains, except their arms, household utensils, and such flesh, fish, drink, hay, and provender as were not for sale. Again, in 1232 the fortieth fell on all movables, exemption being granted to those only whose property was less than a quarter of a mark.

The revenue from the royal estates was collected in each county by the sheriff, who farmed from the Crown the right to do so. The Conqueror "sold out his lands as dear as dearest he might, and then some other man came and bid more than the first, and the king granted them to him who offered the larger sum; then came a third and bid yet more, and the king made over the lands to him who offered most of all; and he cared not how iniquitously his sheriffs extorted money from the miserable people, nor how many unlawful things they did."¹ The sheriff also collected, but did not farm at a fixed sum, the proceeds of taxation and the law-courts, feudal dues, and other sources of revenue in each county. The possibility of exaction by these officers was greatly restricted by the complete substitution of money-rents for payments in kind on the royal manors in the reign of Henry I. A further step in the same direction resulted from the gradual establishment of direct relations between the exchequer and the towns. The problem could not perhaps be solved completely in the existing state of society, and complaints of unjust exaction continued through the thirteenth century. On the other hand, the exchequer developed adequate machinery for

¹ "English Chronicle," 1087 (Bohn). Quoted Cunningham, "Growth of English Industry and Commerce during the Early and Middle Ages," p. 149.

extracting from the sheriff a full account of the moneys which he was empowered to collect. The assessment of goods to taxation was sometimes managed by requiring sworn declaration from the owners checked by the opinion of their neighbours ; sometimes representative individuals in each district were selected to state the value of each man's goods to royal commissioners. The customs revenue seems to have been collected from very early times by a centralised civil service. In the levying of the customs, as of the other taxes, official oppression and exaction were a constant difficulty.

It is evident that the defects in the financial scheme thus outlined were for the most part inevitable. Only a small part of the revenue required could be raised without direct contact between taxpayer and taxgatherer, for the small development of trade gave little opportunity for those indirect taxes on commodities which make up such a large proportion of the revenue of modern states. It may indeed be argued with much force that the modern world has gone too far in the opposite direction, with the result that undesirable forms of taxation are acquiesced in because they are not forced on the notice of the payer. In the twelfth and thirteenth centuries, however, the general difficulty of keeping collectors within the limits of their duty was a much more real and serious evil. Again, so few men received any large part of their income in money that it was difficult to measure accurately the wealth of individuals. These evils, and the resultant unpopularity of direct taxation, no doubt made the Crown unduly eager to adopt any method of raising money which avoided it. One cannot but be struck by the persistence of the belief that it is desirable to charge for any right or privilege that individuals are willing to buy, the failure to realise that some privileges ought not to be granted, however much is offered, whilst others ought to be conferred freely in the general interest. This criticism must not, however, be pressed too far. The extent to which taxation restricted economic development was probably very slight as compared with the hindrance wrought by graver defects of social organisation.

PART II
THE ENGLISH NATION, 1272-1603

CHAPTER V
GENERAL SURVEY

THE fact of nationality is important to economists, though the precise quality of its importance has often been misunderstood. The services of nationalism to the production of wealth are typically illustrated in the convenience of a common rule of the road. By agreeing together to observe and enforce certain conventions, individuals can avoid waste of productive energy. The habit of common action which nationalism fosters promotes such agreements and preserves them when they are made. They range in modern communities from the broader principles of individual freedom and property to minute regulations of the terms on which labour may be utilised to produce wealth or housed when not at work. They may take the form of a collectivist post office, educational system, or water supply ; an agreement to pay 10s. for an article produced at home which could be imported at the cost of 5s. ; a decision to force trade, whether by diplomacy or arms, on reluctant customers. The extent to which a nation will avail itself of this power, and the wisdom of the conventions which it establishes, are of course alike indeterminate ; but there are few, if any, cases on record in which the coalescence of smaller social groups into a nation has not coincided with an increase in their material prosperity. In the period on which we are entering, England became a nation with a language, a polity, and a church of its own. At the beginning of the reign of Edward I the fusion of Norman and Saxon elements in the population was incomplete. Royal power and justice bound together districts and towns which had hardly yet felt their common interests. At the end of the sixteenth century a keen sense of national unity pervaded all parts of the country and all classes. The Tudor period is pre-eminently the culminating point of English as distinct from British nationalism, preceded by the loss of Continental possessions, followed by

an ever-increasing complexity of empire. In the economic history of England the policy of Burleigh constitutes a great watershed, dividing the old from the new.

Throughout the period a parallel development of the economic with other national activities may be traced. The cause of the rigid definitions of status, of the firm lines drawn between manor and manor, town and town, in the Middle Ages, was absence of that common sentiment which makes a nation. To understand them it was necessary to refer to those dividing lines which the lack of cosmopolitan sentiment still traces between the nations of the world. When we compare with England as it appears in the hundred rolls the nation which emerged from the shaping hands of Burleigh, we perceive that the cells have combined to form an organic whole, which yet permits to the individual an ampler measure of freedom than was possible for the members of the medieval manor or the medieval town. The whole structure of industry is changed in this transition. In agriculture production for the market has largely increased at the expense of subsistence-farming. Correspondingly in the towns the multiplication of specialised employments has proceeded. But specialised industry has overflowed the towns, and begun to localise itself indifferently in suburbs without their walls or in agricultural districts. These facts indicate an enormous increase of exchange complexity, a greater average distance, both of time and place, between producer and consumer. Hence a continued subdivision of trading and productive functions; the growth on the one hand of an army of wage-earners, on the other of a number of capitalist distributors and entrepreneurs. Into the hands of these last the management of the finance and the control of the foreign trade of the country gradually pass. We are prepared to find English speculators opening up connections with distant countries side by side with those who sink money in agricultural production and distribute native manufactures from one end of the country to the other.

These breaches in the isolation of individual manors and towns were made possible by and in turn demanded an increase in the economic functions of the central government. In many matters which could be left to manorial custom or municipal regulation in the twelfth and thirteenth centuries, national treatment came to be required, or at least national supervision of the local authority.

The need was met by the development of the legislative power of Parliament and the executive and administrative duties of the Justices of the Peace. Each of these institutions worked with more or less of friction under the control and direction of the Crown and its immediate advisers. When the control was effective and the direction intelligent, the machine was capable of admirable results. It is impossible to determine how far this political machinery was the cause, how far the effect of economic development, though it was plainly each in some measure. On the one hand, Parliament compelled the representatives of rival towns and districts to search for common interests, and thus promoted the elaboration of national policy. But this result of representative institutions was certainly facilitated by an independent economic development, which opposed the maintenance of local monopolies; and the parallel economic development, which was breaking down divisions of status and merging classes, was upon the whole obstructed and probably actually weakened by law and administration.

The course of the movement lies concealed beneath a series of conspicuous accidents through or within which its motive forces operated. Commencing with the Black Death, in the middle of the fourteenth century, we pass to the Hundred Years' War, the war between Lancaster and York, the enormous expansion of sheep-farming, the discovery of the New World and the Cape route to the East, the dissolution of the monasteries, the debasement of the currency, and the fall in the value of silver. Each of these events in turn found out weak points in the old order, or warped the development of the new from lines which might otherwise have been followed. After each shock the crumbling fragments settled to a new equilibrium, soon again to be disturbed. As always in human history, the part played by conscious deliberation and concerted action was small.

The influence of the Black Death is especially noteworthy in the rural districts. It turned the slow decay of the manorial system into rapid dissolution. It threw the economic system of manorial farming, the social system of customary regulation, into like confusion, and made their permanent maintenance impossible. Every side of the subsequent economic development can be traced back before the disaster, and though progress in each particular was hugely

accelerated, the change was not a revolution. But in regard to customary regulation something comparable to a geological fault perceptibly marks off the period before the plague from the period which followed it. In the former period the manorial court is still the centre of interest, in the latter the Crown and Parliament regulate, or attempt to regulate, the main conditions of rural life. The influence of the Black Death in the towns was less important. The blow to their prosperity was severe, but it did not involve any immediate recasting of their economic structure. Rather, as a result of its effect in the rural districts, it brought about an even more rapid development along what had been the main lines of urban progress for some time previously. The increase in agricultural production for the market simply made possible, in the first instance, an increase in the numbers of specialised town traders and craftsmen. The sum of town prosperity was reduced enormously for the moment, individual cities, it may be, were ruined. But the relative importance of town life in the national economy was increased, the ground was cleared for its industrial and commercial supremacy in the early years of the fifteenth century. Nor was it necessary for the central government to interfere early with urban self-government. The municipal authority which was accustomed to meet varying conditions with adaptive regulations was better able to cope with the new difficulties than manorial courts which had to enforce insensibly modified or conservative custom. Moreover, the fact that land in the towns was not a chief instrument of production, meant that the kernel of the labour difficulty in the country did not, save momentarily, exist in the towns. In the country an immensely reduced population was required to cultivate an unchanged quantity of land; in the towns the reduced population could adapt itself rapidly, producing a smaller output to meet a smaller demand.

But the limits of town autonomy were fixed inexorably. So soon as the burgesses became sufficiently entangled in the developing national economy, national regulation was required in town as well as country. As early as 1437 we find a statute which ordered all crafts to submit their ordinances to the approval of the Justices of the Peace. Throughout the second half of the fifteenth century and the first half of the sixteenth century the specific importance of town life declines. Each urban group ceases to be separate as a producing or trading unit from the general mass of Englishmen, and

the way is prepared for the Elizabethan labour-code which deals with labour in grades throughout the nation, treating towns and country on a common basis. This decay of the supremacy of the towns was doubtless accelerated by taxation in the later years of the war with France and during the civil war, as also by the expenses of fortification during the latter. Its roots, however, lay far deeper. By the end of the fifteenth century the towns had lost most of that superior security which earlier had attracted trade and skilled craftsmen. It is even possible that excessive regulation tended now to drive industry outside their walls: it seems certain that many town traders preferred to hire labour in suburbs or country districts. The increase of exchange between different parts of the country permitted the producer to live at a distance, not merely from the consumer of his goods, but also from the merchant capitalist who employed him.

A corollary to the existence of capitalist employers is the existence of wage-labour. Throughout the first two centuries of our period we trace its emergence, in agriculture, trade, and industry. Its problems fill a great part of the sixteenth century. In the country the villain class of the Middle Ages generated two main classes—yeomen and wage-labourers. The latter were the more numerous. In the towns the growth of a wage-earning proletariat, traceable already in the thirteenth century, more and more dominates the situation. Lastly, especially in the sixteenth century, occurred a great development of local industries and bye industries in the country districts, most of which were carried on by wage labour. The emergence of the wage-earning class and of the problems almost inevitably connected with its existence, was complicated by the Black Death in the fourteenth century, by the increase of sheep farming between 1450 and 1600, by the dissolution of the monasteries, the debasement of the coinage, the fall in the value of silver. The first of these causes tended to smooth the transition by enabling the class to establish itself at a tolerably high level of comfort and expenditure, the remainder in various ways tended to beat down wages, generating misery and discontent.

A tolerably clear connection can be traced between the development of the "free labourer"¹ and the growth of the problem of pauperism. As was seen earlier, the manorial system provided

¹ Or, as some prefer to say, "wage slave."

a degree of discipline for the masses for which the later statutory regulations were an imperfect substitute. In the medieval towns, at least in the larger ones, there was probably always a substratum of miserably paid casual labour, but a large proportion of the population consisted of organised traders and craftsmen who had individually some reserve of wealth, and collectively funds for the relief of the unfortunate. The situation was altered greatly by the break up of the manorial system, and the growing dependence of craftsmen on merchant capitalists. The accidental circumstances of these economic traditions contributed, however, as much to the evil as the transitions themselves. The period of agrarian disturbance which followed the Black Death, though it ended with a material improvement in the position of the masses, bred nomadic habits, and the army of tramps was fed a century later by the civil war, and the subsequent disbanding of the predatory retinues. Most serious of all was the disturbance of population by enclosures for sheep-farming which threw whole villages on to the roads, to roam the countryside as vagrants or swell the proletariat in the towns. The confiscation of Church lands did not, perhaps, create much pauperism, and removed an encouragement to it, but it undoubtedly increased at the moment the pressure of that which existed.

The view is sometimes put forward that the fifteenth and sixteenth centuries were predominantly a selfish age. Thus we read, for instance, of "that remarkable outburst of the spirit of self-seeking which, however we may explain it, was so much more intense and widely prevalent than before, that it strikes us almost as the manifestation of a new economic force."¹ It is certainly true that contemporary writers, especially in the sixteenth century, made this charge insistently. It is also true that throughout the economic organism we find individuals more eager apparently to make the highest possible profits or obtain the highest possible wages. There is, however, something to be said on the other side. If our view of medieval England be correct, there is a dark side to the power of co-operation and self-sacrifice which are among the leading characteristics of the municipal life of the time. The men of any one town might treat one another tolerably, but how did they treat the stranger? Can it be maintained seriously that the

¹ Ashley, "Economic History," Vol. I, Part II, p. 49.

sheep-farmers of the fifteenth and sixteenth century were as a class more selfish than the burgesses of an average town in the thirteenth century? It may be argued that they did more harm, but they were certainly no more obtuse to other men's interests. In general the gradual removal of the necessity for common defensive action on the part of small local communities, the gradual increase in the opportunity for anti-social action on the part of individuals distributed through the country, was at least likely to produce an illusion of increasing selfishness. In any case the evidence of contemporary invective is not conclusive. It may point equally to an increase in the evil complained of or to a growing tenderness of conscience on the subject of evils long acquiesced in. More often, perhaps, it is due to the latter cause. It signifies that a higher standard is being set up.

The development of thought on economic matters was surprisingly small as compared with the changes in economic conditions. The European intellect had to sink slowly through upper oceans of theology and politics before it reached the underlying substance of social problems. A great crisis like the peasants' revolt will throw up a couplet anticipatory of the doctrine of natural right. Interest in Greek, combining with humane insight, will produce "Utopia." But, after all, Elizabethan legislation will still be anchored in the medieval doctrine of just price. The tendency of economic forces throughout the period was to break up the sharply-defined estates of the Middle Ages and substitute for them that infinite individual differentiation which characterises modern England, and still more the United States. But the instinct which had grown up under a different balance of social forces persisted. The ideal of arranging men in grades or classes distinguished clearly and properly from one another maintained itself and was not seriously challenged in its mastery over thought until the influence of Bentham asserted itself. Bentham's philosophy was based, of course, in part on socio-economic developments which had been in progress for centuries. These changes were opposed with more or less vigour at almost every stage by public opinion and the power of the State. This instinctive conservatism had more influence in the long run upon the wage-earners than upon any other class. Special circumstances prevented in England the maintenance of a sharp line between noble and gentleman; and the line

between gentleman and trader, though long maintained in social theory, was easily crossed in practice. But in the sixteenth century the "two nations" into which English society will shape itself are already firmly emerging. On the one hand are the classes, enjoying a large common measure of economic freedom and self-determination; on the other the masses, in whose position, as defined by the law, there is an element of medieval serfdom, an element of freedom, an element of protection and guarantee.

The wage-earners were both politically and economically weaker than their employers. Their work was more easily defined and graded. Their position was more precarious. Each of these considerations could be urged as excuse or reason for regulating their place in the social scale by statute. And many of the governing class had a personal interest in doing so. Nevertheless it is a mistake to regard the labour legislation of the centuries from Edward III to Elizabeth as an isolated oppression or defence of one class. It is clear that each government in turn kept to the ideal of a society in which the position of all classes would be regulated, and that they did what seemed practicable to realise this ideal. "I think," wrote Edward VI, "this country can bear no merchant to have more land than £100; no husbandman nor farmer worth above £100 or £200; no artificer above 100 marc; no labourer much more than he spendeth;" and again, "This commonwealth may not bear one man to have more than two farms, than one benefice, than 2,000 sheep, and one kind of art to live by. Wherefore as in the body, no part hath too much or too little, so in a commonwealth ought every part to have *ad victum et non ad saturitatem*."¹ The class which was most difficult to deal with, and that which eventually escaped most completely from control, was the constantly increasing number of traders and entrepreneurs. For the hired man a fixed time rate could be prescribed; for the craftsman a fixed piece rate; for the primitive trader, who was more an operative carrier than a commercial man, prices could be arranged in reference to his class standard and necessary expenses. But in proportion as speculative or organising ability became more and more important it was necessary to leave the reward of the individual speculator

¹ Quoted Cunningham, "Growth of English Industry and Commerce during the Early and Middle Ages," p. 560.

or organiser to the profit which he could realise between the price at which he bought and the price at which he sold in open market. It became inevitable that the weak or unfortunate should fail and the strong or fortunate realise wealth, unless the State were prepared to introduce an advanced collectivist experiment, substituting a bureaucratic direction of industry for the play of self interest.

It is hardly necessary to point out that the State was still too dependent on conservative emotion, too little able to formulate and work out new ideas, for such a remedy to be even contemplated. In default of it statesmen continued to seek in the gild form developed by the Middle Ages the solution of their difficulties. The corporate organisation of different industries undergoes a constant process of readjustment in response partly to pressure from the changing form of industry within, partly to the statesman's demand for order and decency. Misteries, Liveries, Corporations, Companies, Patents, follow one another in bewildering complexity. Far into the succeeding centuries we trace the great trading companies and the privileges of retail shopkeepers in the older towns. Nor was the positive expedient of regulation the only device adopted: we find also negation—the attempt, time after time, to dam back change. There are constant efforts to check monopolistic practices in wholesale trade, attempts also to limit the control of labour or the use of machinery by wholesale producers. A series of prohibitions of usury leads on to the compromise in the reign of Henry VIII, when a maximum rate of interest was fixed by statute—a special extension of the theory of just price. More drastic still, at least in the letter of the law, was the treatment of the enterprising farmers who increased wool production at the expense of cereals. The evil effects of innovation were here particularly evident. It was not merely a question of the interest of the evicted tenants. The King had a personal interest; for the depopulation of certain areas, *e.g.*, the Isle of Wight, was a serious military danger. Nevertheless the language of complaint goes back to the great criterion of justifiable gain. It was said commonly that merchants or other rich men, instead of sticking to their “honest vocation,” were led by greed of gain to speculate in land.

On some technical questions a development of economic thought can be traced, especially on the related subjects of money and

foreign trade. We have noticed, already, the legalisation of interest in the reign of Henry VIII. It is, however, probable that trading on borrowed money remained a somewhat exceptional practice until a much later date. Shakespeare's merchant evidently regards a loan as an exceptional event, and borrows from a Jew, and we shall see that as late as 1640, even London merchants deposited their spare money in the Tower, instead of lending it at interest. All forms of lending, however, in which some risk was taken by the lender, probably developed rapidly. The merchant in the fifteenth and sixteenth centuries could usually invest money in a kind of partnership. That is, he could allow another merchant to trade with it on condition of receiving a certain proportion of the profits of the venture or sharing in its loss. The work of Oresme on money, written in 1373, circulated in England. It laid down the principle that the prince ought not to tamper with, or make a profit of, coinage. His clear explanation of the origin of the purchasing power of money forms the starting point for the doctrine that bad money drives out good, which, though associated by tradition with the name of Gresham (a financial adviser of Elizabeth), was known in England and elsewhere much earlier. More important was the gradual elaboration of the mercantile theory of foreign trade and the reaction of this theory on the national tariff. As early as 1381 we find London experts insisting on the duty of the Government so to order the national export and import trade as to maintain the national supply of the precious metals.

The stock, however, of new ideas in legislation was small in proportion to the output of law. The national system was built up very closely upon the pattern of pre-existing custom and by-law—just so much of alteration being introduced as the changed circumstances necessitated. We have referred already in general to the attempts to fit the new nationalism into the old theory of just price. It is important to notice how, step by step, the law took back from the enfranchised villain one part or another of his enfranchisement; thrusting him back, not indeed into dependence on one definite person who was his lord, but on lords, that is, employers generally. His freedom of movement, his freedom of placing out his children, are restricted to the parish in place of the manor. The hours of his labour, the scale of his remuneration are carefully determined. Industry, again, may escape from the town to suburb or countryside,

but it is followed by gild regulations embodied in national statutes, just so far altered as the position of the average craftsman has sunk to meet the ascending status of the agricultural labourer. And, finally, a goodly proportion of the spirit of town privilege has gone into Parliament with representative merchants. Their attitude towards the foreigner is identical with the old town attitude towards outsiders, their policy only so modified as is required by the wider area to be protected, and the larger scale of trade.

CHAPTER VI

DEVELOPMENT OF NATIONAL POLICY

THE growth of a national policy in economic matters occupies the whole of our period. Its outlines can be presented most easily by treating separately the following subdivisions—first, the reigns of the first three Edwards and of Richard II; second, the fifteenth century down to the accession of Henry VII; third, the Tudor monarchy. The first of these periods is marked by steady increase in the scope and complexity of regulation. The legislation of the second adds little of real importance, but contains departures which throw interesting light on the economic development of the country. In the third a shifting mass of experiment, resulting from the pressure of serious social evils, leads to the administration of Burleigh, distinguished alike for its codification of previous chaos, the permanence of some of its work, and in general its intimate and patient handling of evidence and fact.

I. 1272-1399. We have seen that until the reign of Edward I the central government undertook only a limited list of duties in connection with the control of economic activities. It aimed at providing sound currency and uniform weights and measures, at regulating the prices of a few articles of universal interest and the width of cloth, and at preventing the cruder forms of fraud and violence. This inactivity was not the result of any aversion from regulation in itself. It was due to the predominantly local character of trade, even where the producer did not consume his own output, and to the difficulty of enforcing the will of the central government in the details of local administration. The ground was occupied by local authorities, manorial and municipal. If the manor or the town were not well governed, it at least did little harm outside its boundaries.

The legislation of Edward I shows that the central power was stirring and recognising the potential influence of its actions on the economic life of the nation. We find, however, during this reign rather vigorous progress within the limits already marked out than the breaking of new ground. Its most important measures aim at securing better order and administration and at providing

the basis of security essential to exchange. There are laws to prevent excessive tolls in markets and towns, and undue exactions by royal officials ; to secure safe travelling on the high roads ; to police London ; to protect the owners of shipwrecked property. The King found that " the prelates and religious persons of the land were grieved many ways, and the people otherwise entreated than they ought to be, and the peace less kept, and the laws less used, and the offenders less punished than they ought to be." He set himself to redress these grievances. His reign, again, was the starting point of better procedure for the collection of debt which benefited both creditor and debtor. All this lies in the direction of making economic development possible rather than regulating its course. And most of the measures are desirable *primâ facie* apart from the possible economic effects. Towards the end of the reign, however, we find two laws which, though of secondary importance in themselves and easily connected with earlier precedents, are suggestive of later developments. These are the two Acts of 1299 and 1300 which dealt, the former with the currency, the latter with the trade in precious metals. The *statutum de falsa moneta* is from one point of view merely one more attempt to improve the quality of the currency ; it is, however, important as regulating for the first time the export and import of coin. A royal exchange was established at Dover where travellers might obtain English for foreign money in just proportion and vice versâ, and the commonalty in each of a number of ports was ordered to appoint officials to search for and arrest importers of debased foreign coin. In the next year the London " touch," or standard mark for gold and silver, was nationalised by law. " The good towns of England, where any goldsmiths be dwelling, shall be ordered as they of London be, and one shall come from every good town unto London for to be ascertained of their touch." Here, again, the old and the new are joined. The measure itself is on the lines of previous attempts to standardise weights and measures for particular commodities throughout the country. But we have here apparently the first instance of the use of the gild system to enforce throughout the country the regulations of the central government. The attitude of Edward I towards foreign merchants was a somewhat liberal version of what had always, in the main, been the policy of the Crown. The *carta mercatoria* of 1303, " in return for the

payment of additional customs, abolished all the previous limitations as to the time and place of residence, and as to the persons to whom goods might be sold ; and although of the retail sale of most articles the English burgesses were still to retain a monopoly, that of spiceries and merceries . . . was especially permitted to the foreigners." ¹ It is possible that Edward I commenced the policy of importing skilled labour from the Continent to found industries previously non-existent in this country which was developed more thoroughly by Edward III. The beginnings of the West of England cloth manufacture are ascribed to him on doubtful authority.

The reign of Edward II, as might be expected, shows no important development of policy, whilst administration in many respects declined. There was constant friction, especially in London, between the Crown and the burgesses on the subject of the rights of foreign merchants, the Government maintaining as its ideal the policy of Edward I, but compelled to give ground from time to time. In 1322, however, the foreign merchants were restored to the position granted them in 1303. The most important statutes of the reign were the Act of 1311, which extended the facilities provided by Edward I for the collection of debt and the Act of 1318 excluding victuallers from the more important civic offices. The last seems to have aimed at a better enforcement of the assize of bread and ale. It is interesting as an early instance of the need for national regulation of town life, which became constantly greater.

In the reign of Edward III we find a great increase in the detailed activity of Parliament and new departures in policy of considerable importance. The general mass can be presented most conveniently under a number of special headings.

(i) Class Organisation.

(a) The sumptuary laws of 1336 and 1363 regulated the maximum expenditure of different classes on dress and diet.

(b) From the Black Death onwards a series of measures regulated wages and prices. Of these the most important were the proclamation of 1349, issued a few months after the outbreak of the plague, the confirmatory statute of 1351, and an amending Act in 1357. The statute of 1351 aimed at preventing any rise whether of wages or the price of food as a result of the disturbance caused by the Black Death.

¹ Ashley, "Economic History," Vol. I, Pt. I, p. 107.

(ii) Bullion Regulations.

The commencement of measures aiming at providing a supply of bullion is found in the prohibition of export without licence in 1335 and the order of 1340 that a definite quantity should be imported for every sack of wool exported. It does not seem that any conscious theory of the advantage of increase in the amount of coin underlay these proposals; they were framed to prevent an undue reduction by export and to ensure a steady supply for minting.

(iii) Direction of National Industry.

In 1337 a general Act to promote weaving was passed, which (a) restrained the export of wool and the import of cloth and (b) limited the wearing of clothes made of other materials. It further gave special protection to immigrant weavers who were introduced in considerable numbers during the remainder of the reign. In 1328 and 1353 we have measures which deal with the official grading of cloth exposed for sale. All sides of this policy can be traced to earlier precedents. The protection of the native product goes back to the short-lived experiment of Simon de Montfort (the measure of 1337 was also soon abandoned). The introduction of alien weavers under Edward I has been noticed above. The official grading of cloth goes back at least to the assize of cloth under Richard I. A special officer to administer the assize—the Aulnager—was appointed in the reign of Edward I. The measures of Edward III aimed at providing official marks of quantity and quality in face of the increasing inconvenience of a uniform standard for all cloth.

(iv) Alien Traders.

The struggle between the Crown and the municipalities, especially London, over the position and rights of alien merchants continued. In the early years of the reign the towns regained their old privileges, but these were gradually put aside by the measures of 1335, 1343, 1351, and 1353, at which date the situation was again substantially identical with that created by the *carta mercatoria* in 1303. From that date until the end of the reign the foreign trader was as free as the law could make him.

(v) Restraint of Immoral Gain.

Under this head may be classed the Act of 1351, which forbade merchants to make profit by exchanging coins, and also contained a general prohibition against engrossing in the staple towns. A

further general prohibition of engrossing was issued in 1353, and the particular cases of the Gascony wine trade and the Yarmouth fishery were dealt with specially.

(vi) A Corn Law.

The first Corn Law—passed in 1361—shows the increasing importance of commercial agriculture. It aimed at securing cheapness by prohibiting exportation of corn, except to Calais and Gascony.

The increase in mass and scope of legislation observable in this reign continued under Richard II, though in the latter case much of it was specially called for by the chronic disturbances among agricultural labourers and villains which led up to and followed the peasants' revolt of 1381.

(i) Labour Laws.

The most important—as showing the general direction of policy—are the first Vagrancy Act, of 1383, the Act of 1388, which fixed maximum wages for agricultural labour, restrained tramps, and prohibited the poorer peasants from diverting their children to non-agricultural employments, the Act of 1390, empowering justices to fix wages within the statutory maxima, and, in the same year, the first game law.

(ii) Bullion Regulation.

The desire to maintain the national supply of bullion was further developed in the Act of 1381. We read in the preamble of "the great mischief which the realm suffereth, and long hath done, for that gold and silver as well in money, vessel, plate and jewels, as otherwise by exchanges made in diverse manners is carried out of the realm, so that in effect there is none thereof left, which thing, if it should longer be suffered, would shortly be for the destruction of the same realm, which God prohibit."¹ The statute was based on information obtained from the officers of the Mint, and the deposition of Richard Aylesbury shows that the mercantilist theory of foreign trade was already taking shape in the minds of experts. "As to the fact that gold and silver come not to England, whilst that which is in England is carried abroad, . . . if the merchandise exported from England be well and justly governed, the money which is in England will remain, and great plenty of money will come from abroad. It must be ascertained that no more

¹ Quoted Cunningham, "Growth of English Industry and Commerce during the Early and Middle Ages," p. 395.

foreign merchandise come within the realm than the value of the merchandise of this country that goes out of the realm."¹

(iii) Navigation.

The first Navigation Act, also of 1381, seems to have been passed on quite general grounds—"to increase the Navy of England, which is now greatly diminished," and not with a specially economic object. Its importance, moreover, is purely as marking the trend of opinion. Its practical results were so unsatisfactory that it was necessary in 1382 to restrict its scope greatly. Instead of a monopoly of the export trade, English ships were to have only a preference in cases when they were "able and sufficient" to do the carrying required.

(iv) Alien Traders.

The period of freedom which had begun in 1353 came to an end with the death of Edward III. Fifteen years of fluctuating policy ensued. At last, in 1393, a stable compromise was effected which excluded the foreigners from wholesale trade with one another and from retail trade in any English town, but otherwise left them wide liberties. In the fifteenth century the echoes of the controversy gradually died away. The development of English trade enterprise rendered the visits of foreign merchants increasingly unnecessary in some cases, in others provided a basis for reciprocal liberties, whilst the alien merchants who settled in English towns were encouraged to nationalise themselves.

(v) Corn Law.

Increased sense of the producer's interest is shown in the Act of 1394 which permits export except to the King's enemies.

II. 1399-1485. The first sixty years of the fifteenth century saw only minor additions made to the policy which had developed down to the death of Richard II. Parliament legislated steadily, but in the main upon the old lines. The freedom of the peasants was further curtailed by the Act of 1406, which forbade men with incomes of less than £1 a year to apprentice their children in the towns. In 1403 alien importers were ordered to spend all their moneys in buying English wares. The cloth industry and rural employments are alone of sufficient general importance to demand national regulation. Only in 1455 we find the first extension of protectionist policy beyond the woollen industry in a prohibition against import

¹ Translation: for original, see "Rotuli Parliamentorum," III, 127.

of a small class of silk manufactures. We may notice also two measures which indicate the growing need of national control over municipal regulation of industry. The Act of 1437, which ordered crafts to submit their ordinances to the Justices of the Peace, instead of merely, as hitherto, to the municipal authorities, has been mentioned already. In 1445 comes the first of a series of statutes regulating the Norwich worsted industry.

The reign of Edward IV, on the other hand, is full of vigorous departures. In 1463 protection was granted (*a*) to agriculture by a prohibition of corn imports when the price was below 6s. 8d. a quarter at the port of arrival (the average price for the decade 1451-60 was 5s. 6½d. according to Thorold Rogers' calculations), (*b*) to a long list of manufactured goods; a Navigation Act, closely resembling that of 1381, was passed for three years; the trade of the Staple was regulated with a view to securing a steady supply of bullion and retaining sufficient wool for the English cloth industry. Two years later (1465) came a statute containing elaborate regulations for this industry which show "that the trade was carried on alike in towns and rural districts . . . that mere municipal supervision could no longer prove effective . . . that there was a very complete system for the national regulation of the chief industry of the country, and that this system was chiefly enforced by the action of a royal official and his agents."¹ Two other Acts from this reign deserve notice. In 1478 the exportation of bullion was made a felony, and five years later the use of machinery in the cap-making industry was prohibited.

III. 1485-1603. In considering the Tudor period it is not necessary to follow out in detail every development of the policy sketched above. We shall conclude our chapter by describing how it was handled and applied by Burleigh during the reign of Elizabeth. In the meantime it is only necessary to trace out a few lines of general interest which lead up to the broadest social problems of the Elizabethan period, wage-labour and pauperism.

(i) A growing body of legislation marks throughout the period the increasing intervention of the central government to control manufacturing industries. It is plain that a two-fold change was in progress. On the other hand, industry in general, and especially the cloth industry, was more and more spreading over areas beyond

¹ Cunningham, "Growth of English Industry and Commerce during the Early and Middle Ages," p. 436.

the control of any single centre of production. On the other, the substantial equality between members of the same craft and between allied crafts had completely given way. One craft was falling into economic dependence on another, and within individual crafts superior and inferior classes were establishing themselves. There is a tendency to increase the proportion of low-grade labour by raising the fees for entrance to the craft and mastership. There is a tendency to increase continually the number of apprentices, throwing them aside when they come out of their time. There is jealousy between capitalists who employ urban and capitalists who employ suburban or rural labour. These developments are too complex for detailed analysis here ; they form part of the subject matter of a later chapter. For the present we must be content to say summarily that legislation as regards industrial employment is steadily tending towards the point at which a common code for agricultural and industrial labour will be possible.

(ii) A series of labour statutes and poor laws moves towards the same point. In the former there was not much change. The Act of 1495 was practically a re-enactment of earlier measures. The same is true of the Act of 1514. The maximum wages prescribed are raised to bring legislation into accordance with facts. Some attention was paid to combinations of victuallers to raise prices ; and combinations of artisans were also prohibited. A severe law was specially directed against trade-union action in 1549. On the other hand, the treatment of the unemployed gradually gained in discrimination. This movement was common in the sixteenth century to most countries in Western Europe. Roman Catholics and reformers agreed in the need for better treatment of the problem. So far in England the impotent poor had been left to charity, whilst the Act of Richard II against vagrants was too severe. The penalty for vagrancy was reduced in 1495 to three nights in the stocks, and still further curtailed in 1503. In 1495 an attempt at discrimination was made by ordering certain classes, poor scholars, soldiers, and sailors, to carry authoritative letters when on tramp. In 1531 this principle was extended. Justices of the Peace were empowered to license impotent persons to beg in defined districts. In 1536 an attempt was made to raise funds in every parish and to provide relief or employment. Contributions (in theory voluntary) were to be collected each Sunday by

the churchwardens. The Act contained clauses against begging and indiscriminate charity. Considered as a whole, it must be regarded as the starting point of the English poor-law. The situation was complicated, as noticed above, by the dissolution of the monasteries: the effect, however, of the confiscation of gild funds in 1547 is not now believed to have been so serious as early investigators supposed.

The reign of Edward VI commenced with an Act of extraordinary severity. It was withdrawn in 1550 when the Act of 1536 was revived almost unchanged.

The increasing sense of social responsibility for misery is shown also in measures which deal with two of the chief causes of misery during the sixteenth century, the increase in sheep-farming at the expense of tillage, and the rise in prices. The laws which deal with the former will be considered in a later chapter. From 1489 onwards it was constantly in the mind of the government, and Wolsey in particular devoted great attention to it. As regards the latter there was, until the reign of Elizabeth, too much tendency to connect the rise in the cost of living with the increasing control of production and sale by a capitalist minority. The general feeling was akin to that which was gathering force against the trust movement in America during the Presidency of Theodore Roosevelt. We find accordingly attempts to prevent the enhancement of price by combinations and corners.

It is important to remember that the general policy of the government in the reigns of Henry VIII and Edward VI created social problems at a pace which outran all possible remedy by legislation. The debasement of the coinage, the land speculation which followed on the wasteful use of confiscated property, the extravagant expenditure generally could not but increase the inevitable hardships of a period of transition. And some superficially well-meaning laws were emptied of their force by sale of licences to evade them. Thus the attempt of Wolsey to bring land back into cultivation was turned into an engine for raising money. The sheep-farmers paid fines for permission to continue on their own course. Even for Henry VII no more can be claimed than the negative merit of avoiding extravagant expenditure. And his determination to accumulate treasure led to exactions from towns and individuals, which were certainly not calculated to stimulate economic

enterprise. In many respects the interval between the accession of Henry VII and that of Elizabeth resembles the period from 1760 to 1830. In each case great economic transitions are in progress. In each case they are complicated by avoidable and irrational evils. In each the misery of the mass of the people advances rapidly. And similarly the reign of Elizabeth offers a pale parallel to the democratic reconstruction of society whose basis appears to have been laid since the parliamentary reform of 1832.

The general aims of Elizabeth's government were to maintain the naval and military power of the population, and to provide a decent and secure subsistence for all Englishmen. They saw these aims as mutually interdependent; a well-nourished, regularly employed, and prosperous population seemed one main condition of national power. Their methods were to lay down in permanent measures what seemed a framework for safety and stability, and to treat watchfully all minor dangers or departures from the equilibrium either by executive intervention or by temporary enactments. Under the former head we may class the reform of the coinage, the statute of artificers, the poor-law code, the planting of new industries, the gradual extension of protection. Among temporary and elastic measures come the assessment of wages by the justices, provided for in the statute of artificers, and the regulation of the price and sale of corn in times of dearth. No definite line can be drawn between the two, but it is usually easy to decide to which class a particular event belongs. The machinery used consisted generally of the justices, or parliament, or both. It was managed by the Privy Council, in which Burleigh was the predominant influence from the beginning of the reign until his death in 1598. His papers show clearly that he was a slogging, methodical worker. His intellect was not first rate, and this fact, combined with his serious industry, makes him a valuable interpreter of his time.

The Statute of Artificers (1563) was intended to lay down the general conditions of employment for agricultural and industrial wage-earners. It was desired to strike a reasonable balance between the somewhat conflicting interests of employers, wage-earners, and consumers—reasonable that is by the standards of contemporary common sense. The still predominantly agricultural character of the community is shown in the neglect for the training of the agricultural labourer; it is assumed that the proper place for men who

have had no special training is "the land," and in fact, "all able-bodied men became liable to serve as agricultural labourers, and could be compelled to do so, unless they could prove that they were exempt from the obligation."¹ All artificers, on the other hand, whether in urban or rural districts, were required to have served a seven years apprenticeship, the object being apparently (a) to secure good workmanship, (b) to lessen unemployment by preventing employers from going outside the ranks of trained men. In a number of specified trades, presumably those which showed a tendency for the apprenticeship system to be perverted into a means of obtaining cheap labour, masters were compelled to employ one journeyman for every three apprentices. A further effort to prevent irregularity of employment is the clause which "insisted that labourers should be hired by the year." Reasonable wages, as before remarked, were to be assessed in all cases by the Justice of the Peace, account being had of changes in the cost of living.

It remained to lay down the general lines on which those who would not or could not work, or who failed to obtain employment, should be treated. Experiments in this matter continued throughout the realm, and concluded with the great codifying statutes of 1597 and 1601. The Acts of 1563 and 1572 developed the principle of compulsory contributions. The latter provided machinery for levying a definite sum from each householder. The appointment of overseers to distribute relief dates also from 1572. In 1576 provision was made to set the able-bodied to work in corporate and market towns, on raw materials publicly provided. The legislation of 1597 was based upon an elaborate consideration of all obtainable evidence as to the facts of the problem and the success or failure of experiments which had been tried locally. As eventually codified at the end of the century, the poor-law purported to distinguish between (a) impotent, (b) genuine unemployed, (c) idle poor, and to treat each class differently. The impotent were to be cared for humanely if old, if young to be maintained and taught a trade. Work was to be found under tolerable conditions for the genuine unemployed. The idle were to be disciplined with a view to their eventual restoration to the healthy body of the nation.

To facilitate the working of the general system, and to increase

¹ Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 29.

the strength of the productive power of the nation, the Government was anxious to "keep work in the country" and to develop new industries, more especially those, whether new or old, which had a bearing on national security. A considerable part of the work of the Privy Council consisted in planning and executing measures of this kind. Tillage was encouraged with a view to increasing a desirable form of employment and making the country independent of foreign food. The observance of Lent was ordered to maintain the fishing industry in 1559, and in 1563 the importation of foreign cod and ling was prohibited. Several measures were passed to prevent the importation of competing foreign manufactures. Burleigh held firmly the doctrine of the balance of trade. "It is manifest that nothyng robbeth the realm of England, but whan moore marchandisees is brought into the realme than is carryed furth. . . . The remedy herof is by all pollycyes to abridg the use of such forrayn commoditiees as be not necessary for us."¹ English shipping was encouraged in 1559 by the imposition of differential duties on the lading of foreign vessels. But considerable exemptions were granted to established trades, and it is evident that more benefit was judged likely to result from direct encouragement for the fishing industry and from the opening of new lines of trade than from attempts to divert existing traffic into English bottoms. The grant or sale of patents to individuals or companies, giving them the monopoly of certain industries, was used first to encourage new industries or methods, second to introduce stable organisation into existing industries, third as a means to raise revenue. Efforts were made to exploit the mineral resources of the country, to establish the manufacture of ordnance and control in the public interest that of gunpowder. Other grants aimed at promoting the manufacture of window-glass, salt, starch, and many other articles of general use. No very clear line seems to have been drawn between grants which purported to develop an industry, where the patentee proposed either to bring a new process into use or to import skilled labour from abroad, and grants which merely placed in the hands of individuals the power to tax, under cover of regulation, an existing industry. The most recent investigation of the patent system, by Mr. Price, seems to show that its disadvantages outweighed its

¹ Quoted Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 71.

merits, a view which is shared by Mr. Unwin. Dr. Cunningham and Mrs. Tomn-Knowles appear to hold the contrary opinion, at least as regards the patents granted in the first half of the reign. At the close of the reign the Government admitted that the popular complaints, as voiced in Parliament, had considerable foundation in fact. The general aim of the government to secure stability by detailed regulation is seen very clearly in the management of the corn trade. The Privy Council kept its finger on the pulse of production and consumption, now enlarging facilities for sale in one part of the country or another, now contracting them, now compelling sale at a reasonable price. The object was to secure such an average level of production as would prevent famine in years when the harvest failed.

It will be seen that the duties undertaken by Elizabethan statesmen demanded an exceedingly high level of integrity, industry, and tact in the central authority—conditions which were fulfilled to an extraordinary extent during this reign, despite such aberrations as wasteful grants of monopoly patents to incompetent favourites. There was, however, little in the history of the country, more particularly in the history of the fifteenth and sixteenth centuries, to suggest that the standard would be maintained permanently, and we find no effort made to establish an educational system or permanent bureaucratic departments which might maintain sound traditions against the inevitably fluctuating wisdom of the monarchy. As little was any attempt made to secure efficiency among the Justices of the Peace apart from the wisdom of the Crown in selecting individuals. These defects were doubtless inevitable; but recognition of them will smooth the way for an understanding of the breakdown of the system in the seventeenth century. The ideal English nation which occupied the imagination of Burleigh was a drilled and disciplined industrial army in which each man did what he was ordered to do by the central government, or stood in the place allotted to him by birth. Of the force of individual initiative, the beneficial stimulus of competition he held little conception, for the excellent reason that what existed of each was mere leaven in a lump of solid conservatism. To the modern economist the enterprise of traders and sheep-farmers in the sixteenth century is an early manifestation of forces which have been at the root of economic progress. To contemporaries these

beginnings seemed largely anti-social or selfish. Some of their immediate products were evidently bad. If the sixteenth century was too hasty to impute evil, too incapable of imagining possible good results, it at least lacked the modern conventions which blunt men's minds to the intrinsic quality of actions, if they are believed to be inevitable, or to produce a balance of good.

When we view the legislation of these centuries as a whole, we find in it the development and gradual application to the nation of ideas which had been implicit in the local organisation of earlier times. The requirements of the new unit, the nation, are not identical with the requirements of the older units, manorial and municipal; but the spirit in which trade is manipulated to supply national needs of bullion or ships, is identical with the spirit which had regulated the freedom of individual burgesses in the supposed interest of the borough community, and in many instances an almost direct transference of method from the city to the nation can be traced. The exclusion, for instance, of foreign manufactures is substantially identical with the burgess's local monopolies. The restrictions on the sale of raw materials to the foreigner recall municipal care for securing to the citizen a right of pre-emption in all goods which were exposed in the town market. The national regulations of cloth-making, the one industry which had altogether outgrown local control, kept in view the objects which inspired contemporary municipal regulation of other industries, so far as this was compatible with its more complicated organisation. In some cases even local guilds were still used to enforce the regulations, standing in much the same relation to the central government as their predecessors had stood to the municipality. The labour statutes in the rural districts must be regarded from the same point of view; some of their harshest provisions may be viewed, not as an additional burden imposed upon the peasants, but as incidents in the process by which the central government took over the decaying powers of the manorial court. The national regulations which compelled them to work, which tied them to a particular village, which excluded them from non-agricultural employment simply replace in a form adapted to altered circumstances the secular restrictions of villainage. But, although the legislation of the period was thus rooted in the past, the changes made were important. The substitution of national for local regulation, of legal

discipline for class servitude, mark important stages on the road to freedom. What Parliament did for the whole country could be undone for the whole country by Parliament. The hundred heads of the hydra were gathered into one.

The fact that the nursing age of the mercantile system witnessed in the removal of local restrictions a great development towards free-trade enterprise, should count for much in our view of the period. We are in danger of underestimating its importance because it was underestimated by contemporaries. In the fourteenth and fifteenth centuries we already find traces of that curious exaggeration of the importance of foreign trade which makes up one of the most interesting chapters in political psychology. The language of the first great protective statute in 1463 is indicative of this product of developing nationalism. Owing to the import of wares, "fully wrought and ready made to sale," the "artificers cannot live by their misteries and occupations as they have done in times past, but divers of them, as well householders as hirelings, and other servants and apprentices in great number be this day unoccupied and do hardly live in great misery, poverty, and need." Was it really the foreigner who was responsible for this evil? The failure of this and later statutes prohibiting importation to cure the evils complained of, is not conclusive against this view; for legislation was not continuous, and was often evaded. But the quantitative insignificance of the foreign trade of the country at this time, combined with our knowledge of the industrial rearrangement which was in progress, incline us to suspect that the root of the evil was growth of exchange between different parts of England rather than growth of exchange between England and other countries. Twenty-six years earlier it had already been necessary to subordinate the crafts to the officials of the national government, and from this time forward we find accumulating evidence of the breakdown of the industrial isolation of each town unit. In the sixteenth century it was possible to frame labour statutes for industrial wage-earners comparable in their scope to the primarily rural labour-code constructed in the century that followed on the Black Death.

The phrase "mercantile system" was used above of the body of legislation whose genesis we have traced. It is established by high authority, and cannot mislead if regarded simply as a convenient

technical term. It is, however, well to remember that the legislation in question was neither essentially "mercantile" nor particularly "systematic" in any usual sense of those words. The merchants of medieval towns imbibed from their environment a certain bias in favour of privilege, monopoly and regulation. But merchants are not naturally disposed either towards restriction or towards *laissez faire*, and the merchant magnates whose advice undoubtedly contributed enormously towards framing the laws of the fifteenth century, though they inherited a general bias from their predecessors, were already developing some of that turn of mind towards free competition whose growth has led modern Englishmen to suppose that a "trader" is naturally a "free-trader." The system was not systematic in the strict sense. Its parts can be referred to no general principle other than that of attaining the best compromise possible between public and private interests as those interests were understood at the time. Bacon, writing of a later development of the system, said that Henry VII had "bowed the ancient policy of the realm from consideration of plenty to consideration of power," and some writers see in this antithesis between "power" and "plenty" as alternative national objectives a possibility of reducing to system the policy of Edward I on the one hand, that of his successors the "mercantilists" on the other. There are serious objections to this view. The word "power" must be construed in a very elastic sense before it can be made to cover the varied aims of Burleigh. Still more difficult is it to find in "plenty" an even tolerably adequate description of the aims of Edward I.

It is interesting that whilst the originator of the phrase drew the dividing line at the accession of Henry VII, modern historians who have borrowed it have no difficulty in showing that the legislation of that king was in no sense original, and refer the origin of the system to the reign of Richard II. The analysis of legislation presented above will show that no clear line can be drawn between the aims and methods of the advisers of Richard II and those of Edward III. That the phenomenon with which we are dealing is one of growth and not of revolution is made clear, moreover, by the absence of broad divisions of opinion on questions economic. Differences, or supposed differences, of interest indeed existed, and we may expect minor fluctuations of policy as the balance

of power inclines towards the towns or the landowners, or is poised firmly in the hands of a leader of men. But no such difference of theory as separates extreme advocates of *laissez faire* from extreme advocates of State-intervention, or again extreme advocates of opulence from extreme advocates of power existed in the fourteenth century. Men were united in a common perception of certain truths, a common ignorance of others. They agreed that an industry must be planted before it will grow, that bullion must come into the country before it can be used as money, that great disturbances of wages and prices are an evil, and so on. On the other hand, they were inclined to neglect all the secondary effects of their actions, and to accept without much thought the first explanation of a difficulty which suggested itself. Their policies were the inevitable product of minds that have a traditional bias in favour of privilege and regulation, and have not rigorously examined the theories by which they interpret economic phenomena. The normal European mind continues to be of this type down to our own day, and exceptions to the norm were rare before the end of the eighteenth century.

A further important point should be noted. The modern conception that when a new law interferes with actions which have hitherto been legal, compensation must be paid to vested interests, or at least that change must be introduced gradually, was almost non-existent. If an individual chose to do things which common sense or his neighbours could tell him were opposed to the general interest, he did them at his own risk. The law would neither spare nor compensate him, though he might of course be sufficiently strong to influence or evade legislation. The modern view (which is, of course, still neither generally accepted nor carried to its logical conclusion) seems to be the result of two causes. First, a feeling of social responsibility for the existence of evil which increasingly shames men out of throwing the cost of its cure upon minorities. Secondly, a really greater division of opinion as to what is desirable, which compels majorities to purchase the assent of minorities.

Finally, it is worth remembering that we do not know accurately to what extent any one of these laws was enforced. That they were felt to be ineffectual in many cases is clear from the frequent re-enactment at short intervals of time of practically identical measures. The general attitude of society towards the law was

influenced inevitably by the difficulty of administration. The two-handed engine stood ready to strike the evil-doer—in theory—but men were used to seeing the evil-doer escape. Persistence in ineffectual legislation does not imply in our ancestors either gross obtuseness to facts or lack of humour. For the laws, and especially their lengthy and often argumentative preambles, discharged educational functions which are now performed by the publication of debates and official documents, by the platform, and by the Press. There was hardly another way in which society, or a section of it, could express itself. So laws multiplied upon the statute books, and at least, one might have said, not much harm was done. The most serious charge which can be advanced is that of a cumulative repression of experiment and change, operating partly by direct repression of the new, but still more by steady support and encouragement of conservative prejudice. We may instance the attempts to prevent the rise of wages in the fourteenth and fifteenth centuries, the occasional prohibition of new mechanical devices, and the interference with large scale production in the sixteenth century. It is impossible to judge the indirect evil done in this way. It may have deferred advance for centuries. It may have been negligible. It is, however, worth noting that in all probability the government in these and other cases really mitigated repression by standing between conservatism and incipient change as a buffer. It is worth considering whether the statutes of labour did not save the nation from a class war ten times more serious than the Peasants' Revolt, though in appearance they merely voiced the interests of a ruling class. Here and elsewhere legislation served as a safety-valve for conservative emotion, and conservatism outside Parliament did not have everything its own way.

CHAPTER VII

TRANSITION IN AGRICULTURE

IN discussing the manorial system we devoted some space to the forces which were already undermining it in the thirteenth century. We traced in particular the beginnings of the substitution of money for produce and labour-rents, of the leasehold system, of exchange between individuals within the manorial community, and between manor and town. We have now to describe the final victory of these forces over the old order and to analyse the new equilibrium which had been reached by the end of the sixteenth century. The resistant power of the manorial system, and especially of those elements in it which were bound up with the strip division of arable, was great. In the ordinary course of events change was slow, for though such experiments as made possible increased division of labour or encouraged tenant or labourer to greater exertion were likely in most cases to perpetuate themselves, they were not very rapidly imitated on other estates. It required a considerable shock to throw the old system out of gear, and set men upon an eager search for more profitable organisation, and no such shock was delivered until the middle of the fourteenth century.

In 1349 the Black Death reached England, and in that and the two succeeding years killed off a large proportion of the people. It returned at frequent intervals for more than a century afterwards, but no subsequent visitation was so deadly as the first. Contemporaries formed exaggerated estimates of the mortality, asserting in some cases that nine-tenths of the population died. The trend of modern opinion is to accept a reduction of between one-third and one-half, or in numbers from something over 4,000,000 to something over 2,500,000. For the latter figure some authority can be claimed—resting on the results of the poll-tax in 1377. The former is conjectural, but is supported by study of the rise in the number of presentations to benefices during the plague years. The return of the plague at intervals, and the persistency of labour trouble during the next century make it improbable that the loss was made good rapidly. At the end of the sixteenth century the population is supposed to have been about 5,000,000,

and contemporaries believed that a rapid progress was taking place in the reign of Elizabeth. That the reduction in numbers was sufficient to affect enormously the intensity of the demand for land in rural districts is evident from the legislation of the fourteenth century. The reduction of the labour supply as compared with the area under cultivation applied that shock to the manorial system which hastened its decay.

The reduction in the labour supply affected all the manorial lords injuriously, either directly or indirectly. Where the system of farming the demesne by a bailiff existed the injury was direct. If the chief work were done by labour service the reduction in the number of labouring tenants had to be made good in some way, and it was difficult to prevent the terms of the tenures from being made more easy. Where the labour service had been commuted for money-rents and the demesne was worked by hired labour the difficulty would be more immediate—less money would come in and higher wages would be necessary. Indirectly the same causes would reduce the letting value of the demesne or other land where the leasehold system had been adopted. There would, on the one hand, be more land on the market and fewer competitors for it, on the other, the tenants having themselves to pay more in wages, would be less able to afford the old rent. It is therefore a mistake to see in the Black Death a cause which made the old system of demesne-farming unprofitable as compared with the leasehold system; indeed, it is likely that the friction against competition was stronger under the older system, and that for the moment the effects showed themselves more completely in regard to leaseholds which had fallen vacant than in regard to bailiff-management of the demesne. The blow dealt to the manorial system was of a subtler kind. The general reduction in the value of land, however managed, tended to jolt landlords out of conservatism and to make them adopt methods which would have equally paid them better before the disaster. Necessity opened their eyes to the advantage of new principles which had long been gradually winning their way, and in place of a slow development we find a rapid transition. Of course, also, the snapping of traditional ties by death made a change of system easier.

The elements of this transition grouped themselves round two points, (a) the disposition of the demesne land, and (b) the

disposition of the tenurial labour-dues. The two questions are not, it is true, disconnected, for the changes in either case were largely interdependent. It is, however, convenient to analyse them separately.

(a) The demesne land. In the years immediately following on the Black Death the system of bailiff-management gave way generally to the land and stock lease whose nature was explained above. It is evident that, given the conditions created by the plague, this was the line of least resistance. The land was there with farm-buildings, stock and tools. It was impossible to work it at a profit on the old system. The natural course was for the lord to let the demesne to any man who would guarantee him a larger money-income than the old system would now provide. It is plausible to suppose that in many cases the new lessee had been bailiff under the old system. Working the land in his own interest, subject to a fixed rent, he might work harder himself and use his local knowledge in beating up labour, so as to provide some income for the lord, and yet considerably better his own position. That the plan was profitable to the new class of lessees seems clear from the rapidity with which the stock and implements became their property. In general, it seems, the land and stock lease system lasted only fifty or sixty years from the date of its adoption. By that time the tenant had usually accumulated sufficient capital to work the farm. The system thus gave way to that kind of lease which is still characteristic of English agriculture, where the landlord supplies land and buildings and the permanent improvements, the tenant all else. It is worth noting that a somewhat similar development occurred in regard to the manorial mills. Here also three stages may be traced corresponding to the bailiff-management, land and stock, and modern lease. In the first the mill is worked in the interest of the lord by a servant at a fixed income. In the second a fixed rent is paid for the mill and plant. In the third the ownership of the plant has passed to the lessee.

(b) The labour dues. Dearth of labour and the decline of bailiff-management both contributed in the long run to the commutation of labour-dues and the final disappearance of villainage; but here again it cannot be argued that the Black Death necessitated the change, even if the growth of the leasehold system be taken into account. The lord's power over his villains was in law elastic

enough to allow him to sell their labour precisely as he sold the use of the cattle on the demesne farm. In practice the change of system made the continued use of labour-rents on the demesne land intolerable. The tenant, on the one hand, who was producing for the market, would prefer to buy labour as he wanted it—to escape in fact from the meshes of custom. From the labourer's point of view there must have been often a sentimental difference between performing labour-dues under the direction of his lord's agent, and assisting his lord's tenant to make a profit. The machinery of the manorial court would evidently work less smoothly. Apart from such general considerations the long-maintained labour dearth put the labourer in a position to exert considerable pressure if he wished his lord to accept a monetary commutation. For though the law and the executive were on the side of the lord, the country cried out for workers, and if the villain chose to flit, he found little difficulty in placing himself at his own terms on another lord's land. The risk that he would be traced was small, and if he were, the legal process of reclaiming him was slow and difficult.

The explanation put forward by Thorold Rogers of the connection between the Black Death and the Peasants' Revolt of 1381 has been in great part abandoned in the light of subsequent investigation. He maintained that the commutation of labour-dues had been almost completed long before the Black Death; and he conjectured that the lords, finding the money payments less valuable as wages rose, attempted to enforce a return throughout the country to the old labour-dues, and that the peasants revolted against this attempt. It is plain that this account will not square with the facts. On the one hand, uncommuted labour-dues were still of cardinal importance in the manorial system on the eve of the plague; on the other, that event in many districts stimulated commutation. It is clear that in the Peasants' Revolt it was the insurgent villains who proposed change, the lords who demanded conservation of, or return to the *status quo ante* 1349. Apart from the pressure of taxation, the underlying cause of the outbreak of 1381 seems to have been as follows. The decrease in the population had so disturbed the equilibrium between the supply of land and the demand for it that competitive forces were working to improve the position of the villains and generally of all tenants at the expense of their lords. Villains who wished to utilise this advantage found themselves

obstructed by their legal and customary dependence upon their lords. They sought to turn this obstacle in various ways. Some demanded that the legal disabilities of the villain should be removed, others sought to destroy the manorial records which the lords opposed to the demand for competitive rents, others claimed that a maximum rent for land should be fixed by law. Under great local diversity we find everywhere traces of the fact that customary arrangements no longer corresponded even approximately to competitive tendencies. Burdens which had been borne without complaint when they were felt to be inevitable, or rather when no facts existed which suggested that they were alterable, began to be felt as oppressive and unreasonable. The conception of just price is abandoned forthwith by the party to whom its application is now no more than a hindrance, and its place is usurped by clear foreshadowings of egalitarian doctrine. The primitive life in which Adam delved and Eve span, and where class differences did not exist, is evidently the state of nature beheld through Christian spectacles. The whole episode is instructive of the nature of conservative custom, resistant like glass to small momenta, shattered into fragments by one decisive blow.

The status of villainage survived for more than two centuries after 1381, and not as a mere legal form. In the early part of the sixteenth century Fitzherbert lamented its continuance in some parts of the country. Later, Elizabeth took measures to abolish it on the estates of the Crown. It was, however, in the sixteenth century no more than a survival. The forces which were undermining it in the thirteenth century were quickened by the Black Death and gathered strength as time went on. The growing use of land for production for the market involved the spread of more adaptable labour arrangements than those of the manorial system. Sale of the product made it easy to pay wages. Lease of the demesne made commutation of labour-dues more than ever desirable. Above all, as agriculture was more and more directed deliberately to satisfy demand, the problems of the entrepreneur required that simplification which the wage-system permits. It was impossible to continue to define accurately how much and what labour a serf should perform, when the land to which he was attached was used according to the three-field system in one generation, turned into a sheep-run

in the next, and converted, it might be, to mixed husbandry of a variable character in the third.

Increase of production for the market, i.e. commercial agriculture, at the expense of subsistence-farming was among the most important results of the growth of the leasehold system. The existence of a market is indeed a precedent to the payment of money-rents since the money can be obtained only by sale of part of the produce, and we have seen that by the end of the thirteenth century some considerable progress had been made in this direction. But as long as the manorial system was maintained, it may be doubted whether the market was often the main objective of agriculture. In some districts, it is true, especially in the North, great tracts of land were early devoted to commercial sheep-grazing, and it is probable that the greater proportion of the surplus of leather—beyond what was required for rural consumption—came from a few pastoral districts. It must be remembered, however, that even at the present day small farmers often consume an appreciable proportion of their produce, and that down to the industrial revolution they consumed most of it. In the Middle Ages almost the only large farms were the manorial demesnes, and these in many cases produced what was required for the lord's household in the first place and only marketed any surplus which remained. When the large tenant-farm and the commutation of labour-dues became common, the market ceased to be merely a place for the sale of surplus produce, and began slowly to react upon supply—determining what should be produced, and stimulating economic progress. Evidence of the growth of commercial agriculture accumulates from the second half of the fourteenth century onwards. The corn trade of the country is regulated first (1361) in the interest of consumers, afterwards (1394 and later) more and more decisively in the interest of producers. The profits of wool-production cause an increase in sheep-raising at the expense of cereal-farming. In the sixteenth century the market was so recognised as a predominant influence that protection of the corn producer could be advocated in order to check the speculative farmers' too exclusive pre-occupation with wool.

The influence of the market, which thus began to emerge, has remained the controlling force in English agriculture down to the present time. From the fourteenth century onwards every

important shift of system or organisation can be explained by reference to changes in demand. The first important shift of this nature was that created by the growing demand for wool in the fourteenth, the fifteenth, and the first half of the sixteenth centuries. In the later half of the period indicated, there was a strong tendency to increase the area devoted to sheep-rearing by retrenching the arable. It was not until the concluding decades of the reign of Elizabeth that the first signs of a reaction were seen, and moneyed men began to sink capital with the object of increasing the supply of corn.

The interest of the English in sheep-raising was a byword both at home and abroad before the middle of the fifteenth century, but it does not appear that the industry up to that date had interfered much with cereal-farming. From 1450 onwards, for more than a century, statesmen and economic experts were concerned with serious social problems which resulted from displacement of tillage. It may be supposed that the sheep-runs of the twelfth and thirteenth century were established on land which had not up to that time been in use, and that the reduction of the population in the middle of the fourteenth century left room for the peaceable extension of the industry for another hundred years. Where all, or nearly all, the inhabitants of a village perished, the turning of the land into a sheep-run was almost the only way in which the lord could derive an income from his land. In face of the general demand for labour and for cultivating tenants, re-establishment of open-field tillage must have been almost impossible. As time went on it became evident that sheep-raising left a larger margin of profit than other agricultural enterprises. The population, and with it the demand for food, increased slowly, the woollen industry expanded rapidly between 1350 and 1550. Hence in the second half of the fifteenth century the problem of still further extending wool-production could only be solved by displacement of tillage, and we reach the beginning of the first great enclosure movement.

We have seen earlier that the system of open-field agriculture could not be defended on economic grounds at any period subsequent to the Norman Conquest, but that it possessed an enormous power of resisting minor motives to change. The tendencies which had been working in the thirteenth century towards the creation of

several property were stimulated no doubt by the general development of commercial agriculture, which was caused by the Black Death. There is, however, no reason to suppose that the prospect of any moderate increase of profit would have been sufficient to break down the conservative force of custom. An exceptional and extraordinary stimulus was required, and was provided by the change from arable to sheep pasture. Even this in all probability would have been inadequate had the population, which was disturbed when a village became a sheep-run, been fully compensated. The peculiar legal relationship which existed in the fifteenth century between the lord and the majority of his tenants, enabled the lord who made this change to secure not merely any extra product which the new method might extract, but, inasmuch as far less labour was needed, a larger proportion of the gross product. Contemporaries, indeed, would have denied that extra product was obtained at all. They saw that the wealth produced from a given area was less under the new system than under the old, although, inasmuch as a larger proportion went to the lord, it paid him to make a change detrimental to the nation as a whole. It seems probable that this was in many cases a true account—so far. Its defect is, of course, that it allows nothing for the product of the labour displaced. Much of that, no doubt, in the first instance was merely thrown out of employment. It could be argued, however, that the average mass of unemployment could not be permanently increased in this way, except in so far as the sufferers bred a class of pauper labour of low efficiency, stamina, and character. But this exception is important. Looking at the question all round, it seems clear that modern writers who speak of the better use of national resources, take too optimistic a view. Apart from the question of equity, the industrial system was still too little elastic to absorb rapidly the labour which was set adrift, and much of it in consequence depreciated with disastrous results, both social and economic.

On the other hand, so much at least of good was contained in the movement, that over large areas the cumbrous open-field system was abandoned, and the way cleared for a rational development of agricultural technique. The spirit of change, which was generated by the extension of sheep-runs, spread at the same time to other forms of agricultural production. Side by side with enclosure for

sheep-farming, though doubtless on a much smaller scale, enclosure for mixed agriculture went on. It attracted less notice from contemporaries because it produced no evil, and it seems to be impossible to estimate quantitatively how much of the enclosing was of this satisfactory kind. Fitzherbert, in the final chapter of his "Boke of Surveyinge" (pub. 1523), enlarges on the profits which would result from the equitable division between lord and tenants of the land of an open-field village. The change would give to each cultivator a small number of several fields adjoining one another, and of convenient size, instead of his numerous scattered strips and rights of common. The better utilisation of land and management of cattle which this change would permit are clearly explained. It is, indeed, possible that even this kind of enclosing bore hardly upon the cotters who would not be in a position to claim compensation for their loss of common rights. The analogous enclosures which were made at the end of the eighteenth century, and during the first half of the nineteenth, had this disadvantage. Still the changes could be approved as likely to benefit the great majority of those affected by it. Hence, when the State began to interest itself in the enclosure movement and to take measures to check its evil results, a clear distinction was drawn between such enclosure as was beneficial to the commonweal and that which involved the pulling down of houses of husbandry, and the conversion of land from tillage to pasture.

When the object of enclosure was an extension of sheep-farming, the results were more or less serious, according to the extent to which the lord over-rode the interests of his tenants. We may consider several degrees.

(1) Enclosure of the Demesne. This would not affect the tenants seriously, provided it was equitably managed. It is true that they would lose their old right of pasture over the demesne arable at times when it was not under crop, but in cases where the lord similarly resigned his common rights over their arable, the advantage might even be on their side. It should be noted, however, that the wage-earning cotters would suffer from a reduction in the demand for their labour, much of which depended upon the arable farming of the demesne.

(2) The effects became more serious when the lord extended his enclosure to the woods and waste. The Statute of Merton, in

the thirteenth century, recognised the right of the lords to enclose their waste, woods and pastures, provided that they left sufficient pasture for the free tenants. At a later date this general protection seems to have been extended to villain tenements. But it is evident (and was pointed out by Fitzherbert) that in defining what was sufficient the lord would be at a considerable advantage. Such enclosures seem to have made it difficult for many of the tenants to keep enough stock to work their arable, and combined with reduction in the demand for labour to have made the position of the cotters untenable.

(3) But the lords often went further even than this, and enclosed not only the demesne, wastes, woods, and pastures, but also all the arable land that was not held freely. This implied, of course, the displacement without compensation of the cultivating tenants, and a consequent additional diminution in the demand for the labour of the cotters. How far the lords had a legal right to do this is a question which belongs to legal rather than to economic history. It is certain that the right was exercised extensively during a period of about a hundred years—more or less—between 1450 and 1550. Remedial legislation begins with the Act of 1489 “against pulling down of tounes.” It is perhaps significant that the tenor of this Act was rather to make such enclosing unprofitable to the encloser than to assert its illegality.

In 1514 the question was dealt with by a Royal Proclamation. In the two following years further legislation was passed; and in 1517 a commission was appointed which collected information on the extent of the evil. The reports of this Commission for some counties still remain, and fully bear out the impression made upon contemporaries by the transition. As a result of the inquiry of 1517 the Crown took proceedings against a large number of enclosers. It appears, however, to have been content to extract revenue from them by levying fines. We may conclude that such a large proportion of the governing class in the country were interested in the matter, that no drastic remedy was politically practicable.

It is important to notice that the movement was well advanced at a date considerably before the dissolution of the monasteries. The evidence which remains from the Commission of 1517 shows that ecclesiastical bodies had been by no means backwards in enclosing as compared with the laity. It is, however, probable that the

dispersal of the monastic estates accelerated the process in so far as they passed into the hands of adventurers or speculators who were anxious for quick returns. Nor should the fact of the destruction of the feudal aristocracy in the fifteenth century be overlooked. A very large proportion of the estates of the lay nobility, as well as of the estates of the Church, changed hands during the course of the enclosure movement. The new nobility created by the Tudors was largely recruited from burgess families who brought into the business of landlordship, at least for the time being, an element of unsentimental greed.

Fruitless attempts to check enclosure by legislation continued until the movement slackened in the closing decades of Elizabeth's reign. It appears that the period of serious social detriment ended earlier; and the enclosures between 1550 and 1600 seem to have been made, generally speaking, with tolerable equity towards the tenants. Whatever the law on the subject may have been a century earlier, the courts had now developed protection for the rights of customary holders. A copy of an entry in the rolls of the manorial courts was admitted by the royal justice in proof of title; and it seems probable that this development of protection for the customary tenants was the cause of the slackening of the enclosure movement. It would evidently increase greatly the resisting power of mere conservatism against equitable and beneficial, no less than against unjust and disastrous, change. We may, it is true, explain the close of the extension of sheep-runs as a result of growth of population and consequent increased demand for food. As has been remarked earlier, moneyed men at the close of Elizabeth's reign were beginning to find it profitable to sink money in arable farming, a fact which points to the conclusion that there was no longer any differential advantage in sheep-rearing. It appears, however, that beneficial enclosures, equally with the destruction of villages, became far less common at the close of the sixteenth century. The movement never ceased altogether, but perhaps one-third of the country were still unenclosed in the middle of the eighteenth century.

The history of the legal recognition of the rights of customary tenants has a further interest beyond its connection with the enclosures. If some lords were ready to evict their tenants without compensation, others *à fortiori* would impose on them, in defiance of custom, the highest rents which competition could exact.

They would be encouraged by the land hunger of tenants evicted elsewhere, and by the general increase of terminable leases which resulted from the new method of treating the demesne. The question did not of course emerge until more than a century after the Black Death. Up to that time there was land in plenty : the difficulty was to get cultivating tenants ; but from the second half of the fifteenth century onwards, as the population increased and sheep farming trenched more and more on arable, the letting value of the customary holdings rose steadily. As soon as this happened, a lord — especially if he were of the new business-like type—would be led to compare the difference between the income which he derived from that part of the estate which was leased on terminable agreements, and that which came in from customary quit-rents. The attempt would often be made to reduce the latter to the condition of the former, and it is clear that the same process occurred here as in regard to the evictions. So long as the royal courts either did not or could not protect customary holders, they were liable to be and often were rack-rented, and came to occupy a position indistinguishable from that of leasehold tenants. This occurred, for instance, in the famous case of the farm of Latimer's father, a case which was mentioned by his son, not as an exception, but as an example of a widespread practice. The remedy discovered by the royal courts for uncompensated eviction put an end to this process also by firmly establishing the legal right of the customary tenant in his holding subject to payment of the customary quit-rent. Even so a loophole was left which enabled a lord to resume the holding on the death of his tenant. The heir was liable to pay a fine on beginning his tenancy, and the custom was that such fine should be reasonable. But as late as 1594 the King's Bench held "that after the demand of a fine by the lord and the refusal of the tenant to pay, though the fine might be unreasonable, the estate would be forfeited."¹ The Court of Common Pleas opposed this view, and the King's Bench afterwards abandoned it. In the seventeenth century "two years' value was settled as the limit of reason."² It seems likely that but for the enormous social evil of uncompensated eviction this development would not have taken place. The lords would probably have reduced all but

¹ Ashley, "Economic History," Vol. I, Pt. II, p. 283.

² *Ibid.*, p. 284.

freehold tenants to the position of the tenants who held on terminable agreements.

The growing profits of trade in the fifteenth and sixteenth centuries began that process of the manufacture of gentle families by landlordship which has continued to our own day. In the medieval period it was comparatively rare for the lord of a manor to spend any considerable part of the year in residence at his estate. Apart from other considerations, he usually owned a large number of manors, and could spare but a short annual visit for each. The dispersal of aristocratic and ecclesiastical property was the opportunity of the rising commercial middle-class; and the resident squire is already, in sixteenth-century England, the focus of rural life. As Justice of the Peace he gradually takes over more and more of the powers of the decaying manorial courts. As the parliamentary government of the fourteenth century is submerged beneath the Tudor personal monarchy, so local self-government becomes monarchical, and remains so until far on in the nineteenth century. Below the squire, the most important classes are large tenant-farmers and yeomen with small freeholds and copyholds—the yeomen being the more numerous. At the bottom comes a considerable class of agricultural labourers, many of whom, perhaps most, had an acre or two of land and, where commons remained, free grazing rights. In much of this chapter we have been occupied in tracing the growth of production for the market. Here it is well to emphasise the fact that its importance was rather qualitative than quantitative. It was the sign and momentum of change; it was not in bulk the most important part of rural life. The yeomen and the labouring families must still have supplied much of their wants by direct production. Yet even for them the market becomes more and more important, and not the agricultural market merely; for an increasing percentage of the poorer class added to their income by manufacturing by-industries.

As the manorial system, with its discipline and constraint for the individual, disappeared, it was replaced in some measure, as has been indicated already, by a series of statutes which regulated the terms of employment of agricultural labourers and rural artisans. The first of these was the statute of 1351, which ordered all able-bodied persons below the age of sixty, whether they were free or bond, to accept agricultural employment at the wages which had been paid

in 1346, unless they were merchants, regularly-employed craftsmen, proprietors, or engaged in cultivating their own land. The conception that the labourer should not be free to sell his labour in any market or for any price he pleased, continued to inspire legislation throughout our present period. We have seen already that it appeared unmodified in the statute of artificers, although the purpose of that Act was a much wider measure of social justice and expediency than is discoverable in the laws of the fourteenth century.

CHAPTER VIII

CULMINATION AND DECAY OF URBAN INFLUENCE

THE changes which have been described in the rural districts had inevitably a great influence upon the development of the towns. We have seen that the requirements of the aristocracy gave the first impulse to industrial and commercial specialisation, that social conditions promoted the concentration of the first traders and craftsmen in walled and privileged communities, and that throughout the twelfth and thirteenth centuries every step which was taken towards the break-up of manorial isolation resulted in increased exchange between each town centre and the surrounding country. For nearly a hundred years after the Black Death the agricultural transition continued to influence the towns in the same way. Similar crafts and similar commercial operations developed in each town to supply the needs of the surrounding country. This century (from 1350-1450) is the time during which the gild system developed its fullest and most vigorous form. Inexorable influences prevented its prolongation. On the one hand, the steady widening of the market gave capitalism more and more power, on the other, modification of social conditions removed the causes which had confined many industries to fortified places. The gild institution continued to develop for another century; it preserved a certain importance down to the reign of Anne; but from 1450 onwards we find a decline in the specific importance of town life in the national economy, and often, it would seem, a quantitative loss of prosperity in the individual towns. Even the earlier period of growing importance presents its own complexities. It seems evident that town life was a more considerable force in the middle of the fifteenth century than at the beginning of the reign of Edward I; yet it may be questioned whether in many cases the population, if not also the aggregate wealth, was as great at the later as it had been at the earlier date. In all the larger towns in the fourteenth century society was wrestling already with the social difficulties which are caused by complex industrial organisation. In the zenith of town influence we know too much of the wealth of individual merchants, too little of the condition of the masses, to assert that this rather

than another was the period of maximum urban prosperity. Of town influence during the period indicated there is evidence enough. Already in the reign of Edward III the nobility began to be recruited from the ranks of the merchants. In the graduated Poll-Tax of 1379 the Lord Mayor of London is assessed as the equal of Earls, Bishops, and Mitred Abbots; substantial merchants and the mayors of small towns are assessed at various rates corresponding to those paid by landed squires and the small abbeys. Throughout the fifteenth century the political importance of the towns is considerable. In 1461 Edward IV is guest of Canynges, the Bristol merchant. It is true that from 1432 onwards Parliament in some cases remitted the contribution payable by towns to the fifteenth and tenth tax. This practice, however, was due partly to recognition of the fact that the relative wealth of individual towns had altered partly to the real decay of a minority. Mrs. Green has shown, moreover, in the particular case of Coventry that a municipality might be in arrears with its ferm, and have no attachable property to speak of, at a time when individual gilds within it possessed considerable corporate wealth.¹ In the sixteenth century an impression of urban decline was produced by the fact that many of the towns failed undoubtedly to keep pace with the general industrial progress of the country. They contributed also at least their fair share to the increase of pauperism, though in this connection their continued vitality was shown in a series of municipal experiments in poor-relief upon which the Elizabethan legislators drew freely. The impression of decay is accentuated by the evident anxiety of the Government to stem the tendency of manufacturing industries to desert the towns for the country. Finally it seems clear that as capitalism ripened and as the clear lines of demarcation between town and country faded, the wealthiest citizens ceased in part at least to feel identity of interest with the town where their business centred. It became increasingly difficult to induce substantial men to undertake the burdens of municipal government. Often they ceased to reside in the towns, even when they continued to trade there. When they had made money they invested it in land and turned themselves into squires. As the quality of municipal government declined, so the gild-form travelled further from its original intention. Sometimes it became a retailers' combination,

¹ Green, A.: "Town Life in the 15th Century," Vol. II, p. 216.

sometimes an emasculated trade-union, carrying out the regulations of the Central Government but incapable of forming or enforcing a conscious policy; most often a mere shell within which the newly-formed industrial classes operated.

The reign of Edward I marks the period at which the transition from gild merchant to specialised crafts, whose features have been outlined in an earlier chapter, became common in English towns. Before Edward I, although a considerable degree of specialisation already existed and had in some cases produced already independent organisations—for instance the lorimers' gild, which is found in London in 1261—yet, taking the country as a whole, the gild merchant is the normal institution. In the fourteenth century on the other hand, the gild merchant has sunk into obscurity: where it continues to exist it is merely a formal survival. The transition was evidently encouraged in many cases by the municipal government, though there can never have been much distinction in fact between their views and those of the leading traders and craftsmen. It was also encouraged by Parliament—though here again much of Parliament represented municipalities. It seems to have been pretty generally agreed that a more elaborate method of controlling trade and industry than the gild merchant was now required. We may also conjecture that as freedom of exchange between different parts of the country and different towns increased the need was no longer felt for a special organisation combined in which all the trade and production of the town could present a common front to the citizens of other places. One side of the work of the gild merchant in the thirteenth century became progressively less needed, for the other side it became progressively unfitted. Hence the transition to separate organisations which might be either brought into touch, where they existed, with the municipal authority, or encouraged and called into existence where they were wanting. The transition was not effected without friction, for the municipalities wished these new organisations to be strictly subordinated to their control, and as has been seen earlier, a few special gilds already existed which had bought from the Crown peculiar privileges. In London the struggle came to an end in 1300 when the weavers' gild was finally subjected to the control of the mayor and aldermen. There was, indeed, some trouble later in the reign of Edward III, as a result of the immigration of Flemish weavers,

but it died away after they had formed themselves into a gild of the normal type beneath the jurisdiction of the authorities. In other towns such disputes continued, or more probably took place, at a later date. As late as 1376 we find the Commons complaining that the existence of privileged misteries in many boroughs impeded the mayor in the execution of his duties. In any case by the end of the fourteenth century the position in most towns was as follows. The municipal authority, the mayor, port-reeve, or bailiff, and the councillors framed, or at least approved, all economic regulations. Their court was predominant in economic disputes, and their executive functions were also considerable. But in each trade or craft, if it occupied only a score of men, a separate organisation existed, whose officers drafted regulations for their mystery, and if the draft were approved by the authorities, executed its terms, inspecting the shops and houses of all members, prosecuting defaulters in the municipal court, and so on. Further, the majority of these crafts possessed some corporate property, and levied contributions, the proceeds of which were devoted to common expenditure at festivals, and formed also a mutual insurance fund. A natural scheme for the development of our subject now presents itself. We shall proceed to examine (1) the economic functions of the civic authorities (2) the organisation of the crafts.

(1) The civic authorities.

We may distinguish their economic functions as falling within one or other of two classes, according as they give rise to (a) regulation of production and exchange, (b) communal action.

(a) Regulation.

They framed, as has been seen, by-laws the general object of which was to enforce the principle of just price—more particularly to prevent fraud on the consumer, monopolistic practices, and usury, and to secure to the producer or trader his reasonable standard of living. They protected, so far as they could, the local monopolies of retailer and craftsman, attempted to check the cruder forms of commercial deceit—sale by false measures and weights, or sale of adulterated or damaged goods. This involved, or seemed to involve, a stereotyping in many cases of methods of production which aimed at securing a definite quality of product. For instance, it might be ordained that a particular article should be made at particular places only, viz., the houses or workshops of the local craftsmen,

where inspection was easy ; by daylight only, since candlework is apt to be faulty, and also since honest men will work only in the light of day. It might also involve the use of specified kinds of raw material, the use of particular processes, the standardising of the output. The terms upon which a man might work at a particular craft required also, as it seemed, definition in the interest of consumers. As to-day we insist on examinations for doctors and lawyers, and are inclined to insist on a University degree for clergymen, so in the fifteenth century no craftsman could set up in independence unless his skill were guaranteed by experienced masters. Both wages and prices were also normally regulated. Trade did not admit of quite such intimate control as handicraft, though even here we find cases where the cost of carriage, the price of the article at the place whence it is bought, the fair profit of the trader are carefully estimated and a local just price built up on these foundations. More generally attention was centred on preventing monopolistic advantage accruing to either seller or buyer. There were rules to prevent artificial manipulation of the market, such as prohibition of purchase with a view to resale in the same market, punishment of bogus sales at a pretended price, whether high or low, insistence on publicity of all dealings. There were also regulations to promote equitable distribution of the available supply between all who needed a commodity such as the right of any burgess to claim a share in a bargain concluded by another burgess with a stranger. There was also, of course, repression of usury.

It will be plain that all this is the application in detail of the theory of just price, and much is of course anticipated in the less complex economic casuistry of the gild merchant. It should, however, be stated once for all that the theory was derived from the facts, or what seemed to be the facts, of industrial life. There was no logical application of *à priori* conclusions. Business ethics arose by a process of a natural selection, by the survival of those expedients which were thought to work well. Of course, in judging what worked well men were influenced both by natural ethics and by Christian doctrine, but modern historians rightly call attention to the degree in which the system was empirical. There is, however, a danger of exaggeration in the opposite direction. We are not to condemn these regulations from the idea that they were pedantic

applications of an incomplete if not absolutely fallacious economic theory; but neither if we are sensible shall we accept them blindly because practical men approved of them. For practical men are no more infallible than economists. They may misread even the immediate effects of intervention, and they may even be expected to misread or neglect all its indirect results. It cannot be pointed out too insistently that our historical data are inadequate to prove in any particular case that this or that regulation had, on balance, good or bad results. The issues are too complex: the evidence too scanty and suspect of unconscious or deliberate bias. General considerations seem to show, (1) that in nearly all cases the direct effects were likely to be good, (2) that in very many cases some at least of the indirect effects were likely to be bad, (3) that there was often serious risk of abuse and perversion of what in itself was well meant if not expedient, (4) that evasion would be frequent.

The direct effects of honest attempts to prevent fraud, adulteration, and overcharge were likely to be good. At the present day a considerable amount of such regulation exists amid general approval; there is even a demand for more than we get; it is not doubtful that we should do more if business were as simple and fraud as crude as it was then. A strong case can be made, however, for the view that some of the methods adopted to protect the consumer were likely indirectly to do very serious harm. The most vulnerable points are (*a*) the regulation of production, and (*b*) the regulation of admission to the craft. It is clear that the former might delay improvement in technique, the latter create a quasi-hereditary trade monopoly. It may be urged, on the other hand, that neither result could seem probable at the time when these practices grew up. The conception of a craft was a certain, almost unchanging, body of knowledge, transferable by teaching; the idea of expansion was by succession of sons or relatives; both conception and idea rooted in the facts of the situation. This very stability of fact which tended to conceal the slow beginnings of progress was, it must be admitted, peculiarly liable to lead men to neglect the possibility of improvement, and it may be argued that an unnecessary hostility to change arose out of this neglect whose effects were appreciable later on. It would be admitted, I think, that this happened in many countries on the Continent, and though its effects were certainly less marked

in England, it would be rash to suppose them non-existent. Applications of the theory of just price to craftsmen's wages and prices may be approved in a large proportion of cases. They were at least not more likely to work badly than such partial competition as the life of the period permitted. The same may be said in general of the regulation of wholesale trade. The wholesale merchant found plenty of scope in interlocal commerce, and industry was not so far developed as to stand in need of organised future markets. On the other hand, the numberless local markets, only imperfectly communicating with one another, opened an endless prospect of successful rigs and corners. As regards the repression of usury not much sympathy need be wasted on the usurers who actually suffered; but the failure to extend to loan capital the ordinary theory of just price rested upon serious theoretical confusions, and probably tended in practice to accentuate the evil which it was desired to eradicate. One may hold this view with the more confidence since, as time went on, it became the view of practical men. We have noted earlier that in the sixteenth century attempts to prevent any price being paid for the mere use of money gave way to attempts to prevent exorbitant charges strictly analogous to other contemporary and earlier applications of the theory of just price.

When we proceed to inquire how far these regulations were abused or evaded we reach an accumulation of particular instances which defy generalisation. Some writers neglect this aspect of the matter, or content themselves with a merely Platonic recognition of it. Others assume that regulation was used normally as a weapon of oppression by the strong against the weak, and evaded by the influential whenever that course suited their convenience. The history of the economic development of England in these centuries seems to prove (1) that town regulation was unable permanently to resist the larger changes of industrial structure, just as parliamentary statutes could not entirely prevent the rise of wages between 1350 and 1450, or the progress of enclosing for sheep-runs; (2) that the weaker party in an industrial conflict of interests habitually sought its remedy in regulation, and certainly did not perceive the fact, if it were a fact, that regulation was always manipulated in the long run so as to advantage the stronger.

To execute their regulations the municipalities used in most

cases the individual crafts themselves, retaining, however, almost invariably the judicial and punitive functions. The markets, however, were controlled by special officials, and in regard to commodities which were largely consumed within the town itself, especially food, drink, and fuel, it was early perceived that independent inspection was necessary. The assize of bread and ale, for instance, was administered either by the mayor himself or by a special officer. From the fourteenth to the sixteenth century it was even forbidden by statute that a victualler should hold important municipal office. In addition to its ordinary judicial work the municipal authority settled by arbitration disputes arising between citizens in so far as they were not already covered by its published regulations.

(b) Communal action.

Traces of the origin of town life in village communities of cultivators were long important. The arable land was in most cases enclosed at an early date, but pastures open to the cattle of all burgesses long remained. The number which each might keep was clearly defined by custom. More interesting is the fact that some towns traded as units. It is uncertain how widely the practice prevailed, but it can be traced at Chester and Liverpool in the sixteenth century. The account of what happened at Liverpool suggests that the practice may have grown out of the general principle in town life, which gave each burgess a right to share in bargains concluded by his fellow-citizens. Imports were offered first to "the Mayor and town." If the municipality decided on purchase, a price was offered. If the importers did not like it, they made the best terms they could, or went elsewhere. Such a system was evidently well adapted to dealing in commodities which arrived by the shipload—in considerable quantities. The seller would be in a more or less monopolistic position. If the municipality constituted itself a ring, it could enforce a fair price, or even an unfair price, advantageous to itself. It might pay the importer to sell the goods cheaper if he could thereby avoid the labour of individual chaffering and manage the unloading cheaply, or leave it to be done by the purchasing municipality. Some towns went further than this; they appear as units in the fisheries and the Gascon wine trade, and it is possible that quasi-municipal fleets were the origin of some of the companies of Adventurers. Such enterprises have evidently more analogy to modern partnership

than to modern municipal trading. The advantages were shared out on straightforward principles. The cargo, or purchase, was divided among the merchants in proportion to their status, and each man sold his portion to his own individual advantage. It is strictly analogous to the use of the common pastures. The municipality makes no common profit or loss, which it may use in "relief of rates" or make good by an "additional halfpenny." We hear, however, also of very considerable public works undertaken by the municipality. Fortifications, of course, were normally a first charge. Very little road-construction was done, though sometimes a wealthy citizen would leave a bequest for this purpose. Occasionally some great public work would be performed—a canal dug, a harbour enlarged—by forced labour of the whole community. Undertakings which required the temporary concentration of considerable capital were beyond the scope of private enterprise. Individual capital was locked up and could not easily be mobilised. Hence in all probability the common municipal practice of providing reserves of corn against times of scarcity. Private trade in corn was primarily local: in the event of local supply failing, consumers might have to wait long before the resultant rise in prices would attract supplies from distant markets. Similarly the normal enterprise of private trade could not be trusted to provide for exceptional consumption such as was occasioned at Canterbury in 1420, when the Jubilee collected a hundred thousand pilgrims, and the corporation took special measures to secure an adequate supply of provisions and was able to prevent a rise in prices. In the case of London we can follow out in detail the process by which the city, from special measures in famine years, went on to provide permanent town granaries, a municipal mill and bakehouse, and a municipal brewery.

This practice, which developed in the sixteenth century, was one side of the municipal treatment of poverty. We have seen already that municipal experiments served as a basis for the general poor-law legislation of the Elizabethan period. The problem of poverty in the larger towns was complicated then as now by the difficulty of distinguishing between voluntary and involuntary unemployment. Municipal experiment aimed generally (1) at a classification of the unemployed, (2) at discriminating treatment, relief for the impotent, work for the willing, correction for the idle, (3) at the

prevention of wasteful charity and the raising of a common fund. The first compulsory levy in relief of poverty seems to have been the London loan in 1520. The first poor rate was the London fifteenth in 1547. The matter constantly exercised the authorities, especially when Ridley was bishop (1553). Christ's Hospital was organised as an asylum for poor children, Bridewell as a house of correction for sturdy vagabonds, Bedlam as a place of restraint for lunatics, St. Bartholomew's and St. Thomas's for the sick and aged. This activity of the city resulted in the rescue from the confiscations of a certain proportion of the old endowments and charities and a better administration of the funds whose control was thus centralised. The surveying and licensing of beggars, the provision of relief work, the establishment of a house of correction were common to many towns. The difficulty, of course, was to provide work which did not compete with existing free labour. A partial remedy was provided by placing the marketing of goods made by pauper labour in the hands of the trade organisations. Still harder was it to secure a tradition of sound administration. In spite of brilliant exceptions the conditions precedent to corruption were already deeply rooted in municipal government. The towns had entered on that period of decadence, which lasted till the recommencement of town democracy in 1835.

(2) The organisation of the crafts.

The starting point of craft-organisation was found in the multiplication of separate small businesses in a number of trades and handicrafts. In the larger towns, at least in London, it was probably complicated by the pre-existence of some large commercial concerns, but in most cases no appreciable difference of economic status seems to have separated the average master-trader from the average master-craftsman. There was, no doubt, always some difference between the size of one business and another. A thirteenth-century assize of bread contemplates master bakers who employ one or two labourers and two or three boys. Here we have already an "establishment" which in many cases would require more labour than could be provided by the craftsman's family. Often we find that a craftsman and his assistant work side by side. Often the craftsman depends solely upon his own labours, and that of the son whom he is training to take his place, with perhaps occasional help from his wife. In trade the business must often

have grown beyond what a single family could manage. It would depend upon the conditions of particular industries whether the assistant labourers, normally passed on in time to the rank of independent mastership, secured a subordinate degree of organisation as professional journeymen, or remained mere casual or unskilled labour.

The conditions which make such an organisation of industry possible may be defined clearly. First, the amount of capital required must be so small as compared with the earning power of labour that a skilled worker can easily acquire enough to start for himself; second, there must be little room for the exercise of special ability in procuring the raw materials; third, the difficulty of marketing the product must also be small. These conditions were fulfilled in the industries and trades of most English towns in the fourteenth and great part of the fifteenth century. The raw materials came for the most part from the surrounding country. They were brought to market either by the producers themselves or by small carrying traders. Any craftsman could purchase them here, and special care was taken to prevent the market being cornered. Sale, again, was comparatively a simple matter. The craftsman either made to his customer's order, or sold his wares in open market to the ultimate consumer, or to small distributing pedlars and merchants. The capital required was simple and inexpensive.

These conditions would be preserved so long as (*a*) it remained difficult to distribute most commodities over wide areas, (*b*) the growth of population was slow. The former is the more important consideration, since the latter would not lead necessarily to more than duplication of businesses, their average size remaining the same, provided that large scale production were not favoured by mechanical improvements. It is probably true that the population of the country was still smaller at the end of the fifteenth century than it had been in the reign of Edward I. Nevertheless whilst multiplication of independent craftsmen is the keynote of the former period, the latter is distinguished by the drawing together of increasing numbers of industrial producers in dependence upon a minority of merchant capitalists. The reason of this distinction is the increased facility for interlocal and international trade. The roads of the country may very likely have been worse in the reign of Henry VII

than in the thirteenth century. They were, however, safer. Town monopolies had been largely broken down. The English trader went everywhere on the broad basis of his English citizenship. He no longer crept into one town as the alien intruder from another. The effects of this change are summed up by a character in an imaginary dialogue, which was written about the middle of the sixteenth century. "I knew the time when men weare contented with cappes, hattes, girdeles and poyntes, and all maner of garments made in the townes next adjoininge: whereby the townes then weare well occupied and set aworke; and yet the money paide for the same stufte remayned in the countrie. Nowe the poorest yonge man in a countrey can not be contented either with a lether girdle or lether pointes, gloves, knives or daggers made nigh home. And specially no gentleman can be content to have eyther cappe, coat, doublet, hose or shirt made in his countrey, but they must have their geare from London; and yet many things thereof are not theare made, but beyond the sea, whereby the artificers of our townes are Idle."¹

This change in the structure of industry inevitably modified directly the organisation of the crafts and indirectly shifted the balance of town government. The development of burgess aristocracies in the fifteenth century is the political manifestation of an economic tendency. At the same time the majority of producers had slowly become wage-earners, dependent for their employment upon mercantile capital. In some of the London crafts a change analogous to the political evolution is perceptible; power becomes lodged in the hands of an aristocracy and lost to the mass of the masters. In others a mass of unorganised labour was taken on by the masters whose numbers ceased to expand. And there were intermediate cases between the two. In many towns similar causes produced a dependence of the craftsmen upon a general trading association. The interest of the commercial employer in selecting and combining freely different classes of labour led in the sixteenth century to the coalescence of kindred crafts beneath a single administration. Our knowledge of the detail of these processes is still scanty, though their general course can be indicated with confidence. We depend partly on the tenor of legislation, restrictive or regulative, partly on the documents of craft organisations. The latter,

¹ Quoted Unwin, "Industrial Organization," p. 71.

however, up to the present time have been only partially analysed. In the following pages we shall examine shortly a number of converging lines of evidence, in amplification of the description given above.

The growing importance of subordinate wage-labour is shown in some cases by records of conflict between employers and employed, by the regulation of the fees which might be exacted for admission to mastership, and by regulation of the number of apprentices which one master might employ. In all these cases the labour was so specialised that (a) some training at least was required, (b) the possibility of organisation existed. Where, as in the case of purely trading concerns, these conditions did not exist, we find no trace of conflict. The course of events is, however, substantially the same, though doubtless the amount of casual warehouse labour required by a wealthy London mercer was much less than the amount of skilled craftsmanship employed by an enterprising clothier. Evidence of the rise of a distinctive class of journeymen, who have so little chance of becoming masters that they begin to organise themselves separately, goes back to 1303 when the journeymen of the London cordwainers were forbidden to make ordinances for themselves. The sympathy with the Peasants' Revolt in many of the larger towns, especially London, seems to be connected with the existence of a wage-earning proletariat, though doubtless the great majority were casual unskilled labourers such as never gained admission to the craft organisations. Professor Ashley collects a long list of journeymen's associations in the fourteenth, fifteenth, and sixteenth centuries in various English towns.¹ "They are in London, the saddlers (1383-1396), the cordwainers (1387), the tailors (1413-1696), the blacksmiths (1435), the carpenters (1468), the drapers (1493-1522), the ironmongers (1497-1590), the founders (1508-1579), the fishmongers (1512), the cloth-workers, and the armourers (1589); in Coventry, the weavers (before 1450), in Exeter the tailors (before 1512), in Oxford the shoe-makers (1512), and in Bristol the tailors (1570)." In most cases only an isolated reference or two remain. Where, as in the case of the London tailors, it is possible to trace the history of such an association over a considerable period, it is found to pass gradually under the control of the masters' association. Associations of journeymen were never, it

¹ Ashley, "Economic History," Vol. I, Pt. II, p. 123.

would appear, so important in England as on the continent; we do not for instance find them regulated by statute. It is, however, plain that they were by no means uncommon. In the fifteenth and sixteenth centuries the growth of classes within the rank of masters, and the tendency for one craft to sink into dependence upon another, produced a class of small masters working for merchant employers by the piece, to which the journeyman could usually obtain admission if he desired to do so. This development was helped, no doubt, by the statutory regulation which aimed (1536) at the attempt of "divers masters, wardens, and fellowships of crafts" to prevent journeymen from setting up as masters. The existence of active national regulation might compel the English crafts to confer the title "master" on qualified workmen, it could not permanently check the economic forces which were dividing the conduct of industry between a minority of capitalists and a majority of wage-earners.

More effective in all probability, were the attempts to prevent the growth of unorganised labour outside the crafts, by insisting upon moderate apprenticeship fees. In the first instance this movement was caused, it appears, by a tendency of the master craftsmen to raise the value of their work by limiting their numbers. Thus the London weavers, early in the fourteenth century, were accused of restricting output, limiting numbers, and conspiring to raise their piece rate. The Act of 1531, however, which fixed the maximum fee for apprenticeship at half-a-crown with three-and-fourpence at the end of the term, when connected with the Act of 1536, suggests that the crafts were becoming close corporations of employers and were extruding the element of labour. The ultimate tendency of sixteenth century legislation was to accept the fact of subordination of wage-earner to employer but to regulate its terms. The idea of the statute of artificers is plainly that each industry shall have a certain corporate structure, that its wage-earners shall be formally initiated and trained, whilst on the other hand the institution of apprenticeship is not to be misused as a method of obtaining cheap labour which may afterwards be cast off.

The problem of apprenticeship, as is plain from modern experience, is to strike the mean between creating a monopoly of skilled labour on the one hand and promoting the use of low-grade labour

on the other. A developing consciousness of this difficulty can be traced in England between 1300 and 1563. At the beginning the problem hardly exists. The conditions under which the gild system arose did not give rise to it. It hardly develops until it is possible for the individual to get more business than he himself and one or two assistants can cope with. Until this occurs the craftsman's assistants, often of his own kin, will naturally receive a good training, for there will be little specialisation within the craft. Even so, if population increases, the interest of the consumer may suffer. It may pay the craftsman to exclude outsiders—to seek to create a quasi-hereditary monopoly. Thus the London weavers were already limiting their numbers. When the market expands the more commercially minded of the craftsmen will find their interest in increasing the number of apprentices. This will probably be resisted by the less enterprising, who fear that their own trade will suffer. At this point the dilemma for society arises. If the restriction is really successful, it means limitation of output—craft monopoly. If, as more often happens, the more enterprising evade the restriction, by employing uncovenanted labour in suburban and rural districts, the evils of unregulated production and oppressive wage systems emerge. The Statute of Artificers is an attempt to solve the problem. So far as training and entrance to a trade are concerned, it exercises considerable influence until the conditions of the problem are upset once more by the Industrial Revolution.

That apprenticeship should be a necessary preliminary to master-ship had evidently become the general rule in towns by the end of the fourteenth century; in the reign of Edward I it was probably not so. The Act of 1406, which was framed to prevent the influx of agricultural labour into the towns simply forbade men with less than £1 per annum to apprentice their children. It would have had no sting if the practice of apprenticeship had not been firmly established. The interest of the landowners was here identical with that of the majority of the craftsmen. A sense of this identity of interest is seen perhaps in the London ordinance of 1387 that no villain should be apprenticed. That the restriction of apprenticeship had become a serious matter by the end of the fifteenth century in very many towns seems clear from the Act of 1531 noticed above.

We find also in York an abortive attempt in 1519 to get rid of all restrictions on employment. It has been urged by several writers that these restrictions were one of the chief causes of the growth of industry in suburbs and rural districts. The advantage of proximity to raw materials, and in some cases to water power, together with overcrowding within the towns, had probably more to do with this development.

Mr. Unwin's analysis of the changes in craft organisation, which resulted from widening of the market, reveals three typical processes by which control of an industry might pass from the hands of a number of small independent producers into the hands of a commercial oligarchy.¹

(1) One of a number of related crafts might rise superior to the rest, its members becoming the employers of theirs, and supplying the trade link between them and the producers of raw materials or the consumer. Thus in London, in 1327, the saddlers were becoming superior employers of joiners, painters, and lorimers. They were also developing, it will be remembered, in 1383 a dependent journeyman class. In the cloth industry again about 1300, burellers were giving out work to weavers, and even sometimes employed them on their own premises. It seems probable that the burellers' organisation developed into the drapers' company which was chartered in 1364, and became one of the great cloth trading companies.

(2) The trading function came very frequently to be exercised by a select body within the craft, the remaining masters falling into dependence upon this minority. The oligarchical constitution developed by many London crafts in the fifteenth century may have originated thus. The goldsmiths, the merchant tailors, the skinners, were probably all in the first instance associations of independent master craftsmen, but in these and other cases the real control of the organisation passed gradually into the hands of a minority of wealthy traders, little power remaining to the majority of craftsmen who continued to work with their hands. The development of a professional journeyman class which has been discussed earlier is another form of class subdivision within the craft.

(3) Organisations which had arisen to represent a purely trading

¹ Unwin, "Industrial Organization," p. 19.

interest might absorb crafts whose members had become dependent upon them for employment.

The process by which the majority of craftsmen sank into this subordination was of course gradual. Often one and the same man would work partly on his own account, partly on orders obtained by a more enterprising master. In London a number of wealthy merchant companies developed, many of which contained subordinate degrees of wage-earners. In the provincial towns a different grouping was reached—a consequence probably of the fact that in London only was there such a concentration of trade as to make it easy to form a number of specialised trade oligarchies. Usually a single merchant company was evolved which drew up out of the ranks of the craftsmen men whose ability made them formidable, monopolised municipal privileges, and became distinct socially, politically, and economically, from the mass of master craftsmen. It early became clear that the members of such corporations would not restrict themselves to managing any single trade if they could see a profit in speculating outside it. Hence a coalescence of crafts, which brought the merchant employer into corporate touch with various kinds of labour. In many cases, as would be expected, such amalgamations were made within crafts whose economic relations were close—between several branches of the textile or metal industries for example. Such amalgamation would make possible a more efficient organisation of industry and possibly a further specialisation of process. In other cases the influence at work seems to have been merely commercial—the trader accepting existing methods of production without question, and seeking only to deal more conveniently with each class of labour.

In the Tudor period these oligarchic organisations were frequently incorporated as companies, a name which steadily displaced the older titles—mystery, craft, and gild. As compared with the craft or even the gild merchant their functions were indefinite and unimportant. They were, it is true, empowered to carry on the old craft programme, maintenance of quality by search; to carry out the regulations of the central government as the craft of the municipality. But the changed character of industry in some cases did not require, in others made impossible, the old methods. As regards quality the merchant employers were individually well

able to secure what they wanted, and if they were willing to sell shoddy, this was an evil which could not be cured by making them their own inspectors. No more could a thorough enforcement of the act of artificers be expected from such bodies in the event of its being counter to their interests. It did, indeed, partly by endorsing, partly by adding to a developing body of trade custom, affect the terms of employment until the industrial revolution. But ten years after its enactment it was admittedly infringed on all sides. The perception by the government of the fact that the gild-form no longer provided adequate machinery for regulating trade, was a contributory cause of the granting of patents at the close of Elizabeth's reign and in the early years of the seventeenth century to individual capitalists or quasi-private companies. Here as elsewhere the Tudors fell back upon personal government where democratic institutions had evidently sunk into decay.

The craft organisation is important as containing the germs of modern trade-union action in some at least of its forms. The early crafts were not trade-unions, for (*a*) their members were in most cases independent producers, and (*b*) regulation was largely imposed upon them to prevent them from exploiting society; there was relatively little attempt to prevent society from exploiting them; their position was naturally strong and not weak. In their later development again the trade-union element which occasionally appears, never permanently obtained the upper hand; they were instruments of the policy of the government, and the government aimed then at certain things which some trade-unions aim at now and at others (*e.g.* the prevention of truck) which both modern government and modern trade-unionism aim at. But the craft organisation had embodied the medieval ideals of stability, of restraint of detrimental competition, and of a standard wage; and the class of skilled wage-earners which arose upon its ruins preserved the traditions of these ideals, and the tradition of corporate action. Further, the episode of urban craftsmanship weightily influenced the form which developing capitalism assumed. It gave to the nation a higher conception of the possible social importance of manual labour than could be derived from the manorial serf. In the two centuries which separate the Black Death from the statute of artificers, the urban craftsman had declined upon the

whole in social estimation, but the agricultural labourer had risen more to meet him. The craftsman had lost some of his freedom and most of his independence, but the agricultural labourer, though he had not gained independence, had risen above the stigma of hereditary servitude.

CHAPTER IX

THE GENESIS OF CAPITALISM

THE tendency towards a reorganisation of industry on a basis of wage labour, or in other words the transition from the "craft" to the "domestic" system which has been examined in the last chapter, is the first indication of the approach of the capitalist era. We find men making profits by "turning over" stocks of commodities which they obtain from producers who depend upon them for employment. Such a system develops imperceptibly out of mere commerce, as the trader exerts more and more influence upon the direction which production shall take; in other words, as his power of beating up a market becomes more and more indispensable to the craftsman. It deserves the epithet "capitalistic" as soon as this dependent relationship is developed, whether the craftsman becomes technically a wage labourer or continues to dispose of his wares in a market which is technically open.

Medieval town regulations were evidently based on the assumption that each craftsman and trader would own the appliances and stock which were required for his business. His "business" was limited in thought, as also for the most part in practice, to a continuous personal exertion, fundamentally laborious but involving also a modicum of special dexterity and special knowledge. The economies of trade or production on a large scale were not foreseen clearly. They have been forced upon the attention of society by the enterprise of individuals. Failing in foresight, society made no attempt to reach this more efficient organisation by co-operative effort, which might secure an orderly progress and a collective distribution of gains collectively produced. The change was brought about by the accumulated weight of successful individual experiments, and the chief profit of the change fell to the individuals who experimented successfully. It is clear that throughout the Middle Ages the more vigorous townsmen were constantly attempting to pass beyond the limited earning-power of the labouring craftsman and the operative trader. In order to do this it was necessary for them, in the absence of credit facilities, to accumulate a larger supply of capital than that with which the

normal craftsman or trader works. They must be able to speculate in the product of other men's labour to a considerable extent, and in order to do this they must control sufficient funds to buy up with a view to resale the product of the labour of many men. Even this statement does not fully explain the difficulty of rapid accumulation, for it does not draw attention to the slow rate of turnover. If a trader in the Middle Ages turned over his stock twice in one year he probably felt that he was doing exceedingly well. The more usual rate was once—as will be evident if one considers the enormous proportion of trade which was concerned with agricultural products. Where distant voyages had to be undertaken the rate was still slower. Nor does it appear that the normal profits were particularly high. The view that they were so is a mistaken deduction from the (often) enormous margins which separated the purchase and sale prices of commercial commodities. This margin can be proved in particular instances to have been due to high costs of transport and onerous tolls, and to have left no more than a moderate insurance for risk in addition to the trader's class standard of income. On the ground of these considerations Dr. Sombart¹ maintains that the capitalistic enterprise of the fifteenth and sixteenth centuries in England and Germany, and of earlier centuries in Italy and the Netherlands, cannot possibly have grown out of the slow accumulation of trade and handicraft profits, and though, as will appear later, it is difficult to accept the whole of his solution of the problem, all subsequent historians must start from his theses.

After exhibiting the difficulty of accumulation by the normal trader or craftsman Sombart propounds the question—what opportunities of making a fortune did exist? and answers with a reference to the financial administration of the Crown, of great landowners, and of ecclesiastical bodies. In collecting the incomes of great landowners or landowning corporations, whether those incomes resulted from money, rents or taxes, or from the sale of agricultural surplus products, in managing the (English) national finances, in collecting the papal taxes, individuals passed through their hands the product of the labour of great numbers of men, and apart entirely from speculation and extortion (both of which were common), the realisation of large profits was possible. Still more important were the gains derivable from the combination of

¹ "Der moderne Kapitalismus."

such work with credit or usurious transactions—the advance of money against the security of income or taxes, the purchase at enormous discount of the right to collect dues, and the farming of taxes. The quantitative importance of finance, administration, and banking, as compared with trade and handicraft in the Middle Ages, has certainly been underrated by most economic historians. We must remember that the system indicated was not confined to the royal finances. It stretched downwards through the princely households of the higher nobility, both lay and ecclesiastic, to quite small landlords. It is true that in England at least the bailiffs or reeves who managed individual manors cannot be supposed to have made large profits. Apart from the care with which accounts were kept—at least in the thirteenth century—it is clear that the office was onerous, and that often the lord more or less compelled a villain to undertake it. But the constant result of incalculable expenditure on war and luxury was that the finances of the Crown and of landlords generally were in chronic disorder, and this circumstance admitted of large profits being realised, both honest and dishonest. Just as these large incomes which rested on socio-political, or theocratic, and not on economic gradations, were for centuries the chief cause of specialised trade and handicraft in the towns—just as they necessitated a coinage at a time when the masses were organised in self-sufficing communities almost independent even of barter—so they called into existence large scale financiers and bankers, at a time when traders and craftsmen owned the whole of the capital which they operated, and were only driven to usury by exceptional disaster. Thus it is clear that the Jewish community in England in the twelfth century had accumulated, by financing the upper classes, wealth compared with which the earnings of the average burgess were inconsiderable. The Jews were expelled early in the reign of Edward I, but the necessities of the upper classes continued throughout the next two centuries. By whom were those necessities supplied? For a time the Crown had recourse to Italian houses—a practice initiated as early as the reign of John, and increasing throughout the thirteenth century. From 1276 to 1292 the men of Lucca advanced money to the Crown against the right to collect certain of the customs; in 1294 the Crown employs ten firms of Lucca and Florence; a little later it is the Frescobaldi, and then the Bardi. Edward III repudiated his debts and caused

thereby the collapse of the principal Florentine banks in 1345. For a time Netherland financiers hold the field, and at last in the fifteenth century the main business passes finally into English hands. But this transition had been long preparing. The great English merchants of the fourteenth and fifteenth century—so far as their history can be investigated—are almost without exception money-lenders to the Crown and trusted financial agents of the Crown. The De la Poles of Hull and the famous Richard Whittington may serve as examples. They are the founders of English “high finance.” If we remember the ramifications of Jew finance in the thirteenth century through all ranks of the landlordly aristocracy we shall be compelled to regard the De la Poles and Whittingtons as the heads of a great profession. We find in Hull, and London, and Bristol large scale money-lending going hand in hand with the beginnings of large scale commerce; and we shall assume that burgesses generally throughout the country began to compete with the Jew money-lender in the thirteenth century and replaced him in the fourteenth, and that much of the capital which we can watch flowing into trade between 1300 and 1500 was accumulated originally and continued in the intervals of trade speculation to be augmented in this way. In picturing the conditions we shall take account of the demand for more or less considerable commissariat organisation and for financial operations of all kinds in connection first with the crusades and subsequently with the French War and the Wars of the Roses. As regards the Hundred Years’ War, in particular, we shall deduce in addition to commissariat proper the more or less speculative fitting out of knights and companies, to be repaid later out of loot and ransoms. We shall, further, connect with the dependence of large commerce and finance on aristocratic and governmental expenditure the influx into the burgess ranks of the cadets of good families. They are attracted not merely because trade is beginning to be a career which yields a gentlemanly—in some cases a princely—income, but because gentle birth is beginning to yield a competitive advantage in trade. For, other things being equal, the De la Poles, who trace descent from a Norman Conqueror, the younger son of Sir William de Whityngton, High Sheriff of Gloucester, will have opportunities which meaner men will lack. Their aristocratic connections will give them first choice

of aristocratic business, and will commend them to the wealthiest heiresses in the burgess community. It may be added that their birthright of command, self-confidence, initiative, and freedom from convention, will fit them for the leadership of the mercantile community.

Sombart carries still further his analysis of the origin of capitalism. Having established the fallacy of the idea that normal profits were exceptionally high in the Middle Ages, he proceeds to seek the origins of the small accumulation which is required as a preliminary to money-lending even at 40 per cent., and finds them in ground-rents. Attention is drawn to the fact that the trading oligarchies which arose in England in the fifteenth century and are found earlier on the Continent, usually consisted of families which owned the land on which the towns stood, and were recruited from the landowning families in the neighbourhood. And since it has been shown that traders and craftsmen can hardly ever have accumulated any considerable sum by their own exertions, we reach by elimination the conclusion that the root of all capitalism is to be found in "unearned increments." If its root is "unearned" so also are its first shoots—at least unearned in any ethical sense. From the exploitation of landowners, themselves the exploiters of the masses, capitalists passed on to colonial exploitation, which begins with Italian enterprise in the Levant, and lies behind the international politics of Western Europe in the sixteenth, seventeenth, and eighteenth centuries.

This conclusion jumps so suspiciously with one of the main tendencies of modern economic thought that there is a real danger of its being accepted by some, rejected by others, and not considered at all. To the present writer it appears that Sombart is misled by the fact that normal profits were not extravagant into undue depreciation of the accumulative power of the more successful traders and craftsmen. It is difficult to dismiss as mere misapprehension the contemporary belief in this power, however much we allow for the tendency of "politicians" to exaggerate the importance of trade, especially foreign trade, at this epoch. The whole tenor of medieval town regulation seems unintelligible except on the assumption that then as now some men earned more than others and used this surplus as a groundwork for rising, either by superior bargaining power, or by superior organising power, or merely by better fortune,

above the general level of traders and craftsmen. We may agree that the man who owned some ground rents or who could bring to bear aristocratic connections in the country was more likely, other things being equal, to rise than those who were not so provided. But the fact of general coincidence between ownership of real property and membership of a town oligarchy is at least as likely to be due to the investment of the rising man's savings in house property as to the rise of those who already owned it. I cannot see reason for breaking entirely with the traditional view that generations of moderate prosperity would gradually raise this or that burgess family above the general level and put it in a position to take advantage of openings for money-lending and large scale commerce. I cannot believe that we should find London handicraft guilds gradually rising into the ranks of the great trading companies unless by a process of this nature. The evidence seems to point clearly to the conclusion that the trading oligarchies which arose within these crafts were the result of accumulation of capital in the hands of individual craftsmen who gradually, as they rose, abandoned the labouring function. Again the trading oligarchies of provincial towns in the sixteenth century consisted of men of very various degrees of wealth, from small shopkeepers to considerable merchants. It is reasonable to suppose that the sons of the former might displace the latter, or vice versâ, and it appears also that rising craftsmen were taken up into these oligarchies.

It may perhaps be concluded that but for the existence of large incomes of a political and taxational character the growth of capitalist control over industry would have been less rapid, whilst the social gulf between employer and wage-earner might never have been cleft. As things were, the minority of successful speculators worked their way rapidly to a standard of life equal or superior to that of the aristocracy, whilst between them and the labourer several degrees of serried snobbishness were planted inexpugnably. The new employers thus either entered the governing class or felt connected with it by those who had done so. In the fifteenth century we find them founding schools where their children may learn to be gentlemen, and reading manuals of gentlemanly behaviour. The good side of this is, of course, the rapid rise in the standard of education, and the freedom of thought of a section of the community.

The bad is the indefinite prolongation of social distinctions which had originated in force and cunning. We shall weigh against one another in judging the facts, on the one hand the manifold evils of hereditary class-inequality, on the other the stimulus to experiment and initiative which individual wealth made possible. Existing culture is largely the product of class distinctions, but it has yet to be shown that no better culture was conceivable without them.

Since the accumulation of capital was left by society to individuals, the tone of capitalist industry was largely set by the character of those individuals who possessed special aptitudes for accumulation. And here a distinction must be drawn between several distinct classes. Among the merchant princes we find men like Whittington, who have imbibed the patriarchal attitude which was the best tradition of the society in which they moved. They are capable of princely generosity—and not merely in their wills. They founded schools and hospitals. They humanise the poor law. In larger social imagination they are, it is true, somewhat lacking. They can manipulate admirably the finances of the country, but they cannot or will not reorganise them. Amongst the lesser merchant adventurers who push foreign trade we find an heroic blackguardism of initiative combined with thirst for monopoly and a naïve conviction that their interests are always identical with those of the King and the nation. Their physical courage is discountenanced in modern communities, though the type crops up constantly in romances of distant islands. The small capitalist organisers of inland industry, the clothiers especially, are gradually losing the generous impulses of town civilisation. Between their desire to sweat and cheat their employees and the desire of the government to prevent social disintegration, the war goes on for centuries. "In the occupations of cloth-making," says the statute of 1465, "the Labourers thereof have been driven to take a great part of their wages in Pins, Girdles, and other unprofitable wares . . . and also have delivered to them wools to be wrought by excessive weight," and again, "Item that every Man and Woman being cloth makers . . . shall pay to the Carders, Spinsters, and all Labourers in any part of the said Trade lawful money for all their lawful wages and payment of the same, and also shall deliver wools to be wrought according to the due weight thereof." And below these are numbers of small middlemen masters, working themselves side

by side with their few employees—driving them by tongue and example to their own advantage. The other side of the picture must not be neglected. Apart from legislative protection of the minimum standard there were forces which kept capital kindly both in country and in town. As was seen in an earlier section the number of rural labourers who were entirely landless was very small at the end of the sixteenth century—if any at all there were. The Elizabethan statute, forbidding the erection of cottages with less than four acres of land, points with other evidence to this conclusion. Hence the workers in the rural domestic industries, both then and later, either regarded their industrial earnings as a by-product of the time not required for cultivation or raised at least a certain proportion of their living from garden patch or paddock in the intervals of their industrial work. In either event their dependence upon the trading employer was incomplete. In the towns the situation was less satisfactory, but even here in some cases the survival of the gild spirit, combined with the general tenor of national regulation, protected certain sections of the small masters and yeomen. The reader may be referred to Mr. Unwin's interesting account of the London Cloth-workers' Company in the sixteenth century, which is summarised as follows:—"The Cloth-workers' Company is a typical example of the new species of organisation which replaced the Craft Gild, in the sense that it embraced the two distinct classes of traders and of craftsmen. But the special interest of the cloth-workers' organisation lies in the unusual degree of equilibrium in which the interests of these two classes were maintained for a considerable period."¹ Such equilibria were, of course, more likely to introduce a conservative epoch in the history of the local industry than to provide for a measured development in which the interests of all parties would be respected. Thus we find the Cloth-workers' Court of Assistants refusing to adopt labour-saving machinery offered to them by a Venetian inventor, and restraining their members from organising the manufacturing process on a larger scale. It is probable that we have here one of the reasons, though doubtless a subordinate one, for the fact that the future of the industry lay in the rural districts and not in the old town centres—subordinate, because if the conditions of the town

¹ Unwin, "Industrial Organization," p. 125.

production had otherwise been favourable one must suppose that the capitalists would have found a way round or over the obstacles of tradition.

No detailed history of the rise of capitalist industry in England has yet been attempted, though valuable contributions towards one already exist. A general outline of what is known can be presented most easily under the following heads: I. The woollen industry; II. Foreign trade; III. Finance; IV. Large scale production. These divisions are not, of course, absolutely distinct. Thus large scale production is found occasionally in the woollen industry, and there is a persistent connection between Foreign Trade and Finance.

I. The development of the woollen industry.

It has been seen in an earlier chapter that the cloth industry from the first inclined (*a*) to produce a class of specialised traders, and (*b*) to localise itself in particular towns and districts. The rough fabrics woven on the rural manors could only be collected and distributed by speculative traders who visited for one or other purpose the fairs and markets, or even sought out the producer in his own home. The finer products of the town crafts were distributed from each urban centre over wide districts. One place became famous for "scarlet," another for "blanket," a third for "russet," instead of each centre supplying all the chief varieties to its immediate neighbours. It is doubtful, however, whether in this preliminary stage of the industry any large proportion of the makers were so dependent upon the dealers as to be classed properly as wage-earners. In the rural districts it was for the time being only a small surplus of the product that was sold to traders for export beyond the neighbourhood. Most of the product was either consumed in the family or disposed of to other members of the village community of which the producing family formed part, or of neighbouring villages. In the towns the producing craftsmen were still on a tolerably equal footing with the distributing traders, and met them in the regulated contracts of the municipal market, just as in the great textile industries of the modern world the manufacturer sells his wares to dealers who are customers for his products rather than employers of his labour.

This was the condition of the industry at the end of the thirteenth century. In the next hundred years its reorganisation commences,

the most significant events being (a) the immigration of foreign artisans, promoted by the government of Edward III, and (b) the growth of the worsted industry in the Eastern counties. The importation of skilled labour from Flanders was demanded by the relatively backward condition of the English craftsmen. It was assisted by the oppression of the Flemish artisans whose democratic ambitions were crushed at Cassel in 1328. There are extant, from the years immediately following, letters of protection from Edward III to individual Flemings, and in 1337 a statute was passed promising "franchises as many and such as may suffice them" to all foreign cloth-makers who shall come into the country. The results of this invitation soon became apparent. In London from 1344 onwards there are occasional traces of the collision of interests between the old-established weavers' gild and the immigrants, and though evidence from other parts of the country is less plentiful there are traces both at Bristol and at Norwich which seem to show that the cloth industries of East Anglia and of the West country were equally indebted to this influx of foreign skill. The Norfolkshire worsted industry had indeed reached considerable dimensions before the immigration. As early as 1315 it was becoming evident that it had outgrown the possibility of adequate local control. Its market was so far extra local that the interests of the consumers were imperfectly represented. As a result, inspection was carried out imperfectly, and there was much complaint of fraud in the "lengths" sold. In 1329 there is evidence that the craftsmen were scattered over a considerable area. Seventeen centres are mentioned of which seven were identified with the production of worsteds. Seventy years later (1410) a petition shows that the worsted industry was the "staple trade of Norwich, the second city of the Kingdom," and "enumerates as many as twenty-one different sorts and sizes of worsted cloth as requiring supervision."¹

The expansion of the industry in the fourteenth and fifteenth centuries was no doubt the reason of the frequent changes made by the government in the machinery for securing satisfactory length and quality of the cloths exposed for sale. The old rule which goes back to the assize of measures under Richard I, and was repeated in the Great Charter, was that "woollen cloths, wherever

¹ Ashley, "Economic History," Vol. I, Pt. II, p. 209.

they are made, shall be made of the same width, to wit, of two ells within the lists, and of the same goodness in the middle and sides." Under Edward I an aulnager was appointed to execute the assize and his duties were defined and re-defined in a succession of statutes during the next two centuries. The influx of Flemish weavers under Edward III, who brought with them the skill of new varieties of cloth, made it necessary to depart from the simple terms of the original assize. In 1353 it was ordered that "the King's aulnager shall measure the cloth and mark the same, by which mark a man may know how much the cloth containeth, and by as much as the cloth shall be found less than the assize, allowance or abatement shall be made to the buyer." This measure was not a final settlement of the question, probably in consequence of the practical difficulties of marking numerous varieties. During the next two centuries experiments were made in the direction of grading cloth in a limited number of classes, and a final settlement was attained by this method in the reign of Edward VI.

Of the statistical history of the exports of cloth we know little until the reign of Henry VIII. If we may rely on an account printed by Misselden in 1623, the exports of cloth amounted in 1354 to less than 5,000 pieces, and those of worsted to just over 8,000. These data agree pretty well with the fact that the Hanse Merchants, who paid toll in 1307 on six cloths only, were paying in 1422 on 4,464 and forty years later on 6,159. On the accession of Henry VIII the national exports had risen from the 5,000 pieces of 1354 to 80,000. At the end of his reign the total stood at 120,000. The decline in the exports of wool became important from the very beginning of the fifteenth century. It is thus evident that a very rapid expansion of the manufactures took place from this time onwards—sufficient to absorb not only the whole of the increased supply of wool provided by the enclosure movement, but also an increasing proportion of what had previously been exported. With this view harmonises the fact that protection against foreign competition became more and more systematic from the reign of Edward IV onwards. This expansion grew out of the movement in the fourteenth century considered above; before the end of the fifteenth century we find traces, in addition to the East Anglian industry, of localised cloth industries in "Bristol and in the counties thereabouts," at Kendal,

at Coventry, and in Surrey, Sussex, and Southampton. With all this progress, in the reign of Elizabeth the English still lacked the skill to finish the finer kinds of cloth. These were almost exclusively imported from the Continent, our own exports consisting of "whites," i.e. unfinished cloth, and it was necessary once more to resort to immigration, which was favoured by religious persecution in France and the Netherlands. The migration began as early as 1544, and though temporarily suspended under Mary, who even expelled some of those who had already come, was resumed under Elizabeth. After 1567 Alva's persecution fed the stream. The new comers settled for the most part in London and in the South and Eastern Counties: the new arts were only gradually absorbed by the English industry. The attempt of James I to dispense with imports of cloth broke down in utter failure.

The transition to capitalistic organisation must have been nearly completed at least as early as 1400, though for some time longer in the towns the proportion of master workers of a fairly solid position was probably high. In the sixteenth century the government was able in some measure on several occasions to throw part of the burden of crises in the industry upon the capitalists by compelling them to continue to employ the workers when demand slackened.

The cloth industry remained beyond comparison the most important manufacture in England until the Industrial Revolution. But during the fifteenth and sixteenth centuries a similar change of organisation can be seen both in minor branches of the cloth industry, e.g. cap-making, and in other industries whose products could be transported so cheaply that they commanded a market throughout England or abroad. These conditions were fulfilled in many branches of the leather industry—especially glove-making, and of the metal industries—e.g. pin-making and cutlery. We may notice as indications of the industrial transition the rise to importance during the sixteenth century of three new commercial and manufacturing centres—viz., Birmingham, Sheffield, and Manchester.

II. The development of foreign trade.

At the end of the thirteenth century the export trade of England consisted almost entirely of raw materials, the trade in unfinished cloth was only beginning. Furthermore, the carriage, both of

exports and imports, was almost entirely in foreign hands. By the end of the sixteenth century the exports of raw materials had almost entirely ceased. Manufactured products, principally unfinished cloth, had taken their place. Almost all the export trade and a large proportion of the imports was now carried in English ships. We have then to take account of two distinct though connected movements, (1) The substitution of manufactured exports for raw materials, (2) The rise of native enterprise in sea carriage and foreign markets.

The importance to the Crown of the customs duties charged on exported raw materials led in the thirteenth century to the establishment of the Staple. To this institution there were two sides. First, it denoted an organisation of the English merchants through whose hands these exports passed out of the country ; second, it defined either the ports from which they might be sent, or the foreign port to which they might be sent, or both. It will be seen that, whilst definition of the ports of departure facilitated the collection of customs duties, definition of the port of arrival gave the Crown a valuable lever in its diplomatic relations with foreign countries. It was in fact employed to this end by Edward I, who occasionally diverted the flow of English commodities from Bruges to Dordrecht or Antwerp. Finally the two considerations, financial and diplomatic, were united in the choice of Calais, which became the final seat of the Staple about 1390. This choice at once made the collection of customs easy, and provided a natural basis for the growth of an English interest in Calais. It should be added that the cost of garrisoning Calais consumed a large proportion of the tolls obtained. During the first half of the fifteenth century the Merchant Staplers were a powerful company, whose members lived either in English ports or in Calais, who directed the export trade of the country, and chartered if they did not provide the necessary ships. The institution was not, however, likely to promote the general export and import trade of the country, since although foreign merchants could be compelled to fetch from Calais the English monopoly wool, they could not be compelled to fetch English commodities which were not monopolies—e.g. manufactured cloth, nor could they bring commodities to any great extent to exchange for the wool, since the extra charge of carriage was prohibitive. We shall see later that the staple commodities

exported via Calais were paid for either by bullion or by bills drawn on the financial centres of the Netherlands, which were used in turn by English import houses to pay for commodities procured from the Netherlands.

The Staple could thus only play an important part in the foreign trade of the country so long as the monopoly commodity of wool continued to be an important export. And several distinct causes combined to displace it. On the one hand the English cloth industry had an inherent capacity for expansion as skill was gradually acquired. On the other hand this natural process must have been enormously favoured by the artificial advantages of the English as compared with foreign cloth-makers. The extra cost of carrying the raw material as compared with the finished article must alone have been considerable. It was, however, increased by the obligation of foreign manufacturers to get their wool from Calais instead of direct from England. There was no doubt much smuggling, but illicit trade even then was probably more risky than legal trade, and therefore more expensive. It was also possible to secure licences from the crown for direct export, but such licences had to be paid for and were in any case a precarious basis for enterprise. Finally, the arrangement of export duties favoured enormously exporters of cloth as compared with exporters of the raw material. It is easy to understand why, although the Staple dragged out its existence until the loss of Calais, its importance had long since been superseded by other developments.

The attempt to turn into an impracticable channel the main body of English trade placed the fate of English enterprise in the hands of individuals who were, at first at least, in a small way of business. The Staple tended to include the large export houses, and to exclude the small men, with the result that the large houses followed routine whilst the small men shifted for themselves. They had to compete with foreign buyers already established in England, and to force their way into foreign markets which were more or less forcibly held against them by the powerful mercantile associations of the Continent. On the other hand, there were increasing opportunities for coasting trade about the United Kingdom which were furthered greatly by the breakdown of municipal monopolies in the fourteenth and fifteenth centuries. The great trade in coal from Newcastle to London, which became subsequently one of the

chief nurseries of English seamanship, can be traced back to the reign of Edward I. And the Hundred Years' War necessitated a constant transference of supplies and men across the Channel and to the Garonne. Thus we find in the fourteenth century traces of the growth of town fleets at many of the English ports. This form of enterprise gradually gave place to the joint adventures of combined bodies of small merchants, and finally, as wealth increased, to individual enterprise. These early shippers were known as merchant adventurers; they were par excellence the "tramps" of the period as opposed to the "regular lines" and "rings" of older and more established enterprises. Where they went they fought, attacking the weaker, defending themselves against equals and superiors. By the middle of the fifteenth century we encounter individual merchants who already control a considerable tonnage. Thus William Canynges, of Bristol, in 1461, had ten ships, whilst "John Taverner, of Hull, in 1449, built a great 'carrack' on the scale of the mighty ships of Genoa and Venice."¹ At the close of the fifteenth century "English vessels carried more than a half of all the cloths exported from the country, and about three-quarters of all other goods."²

A tendency towards monopoly and organisation had become evident at the very beginning of the fifteenth century. In 1406 the company of Merchant Adventurers was incorporated by Henry IV, and after the final removal of the Staplers to Calais the control of English trade to the Netherlands passed to them. In 1407 they were granted a perpetual Hanse in Antwerp, and their importance grew steadily as exports of raw materials to Calais were displaced by exports of cloth to the Low Countries. They were strong enough to prevent Staplers from sharing in the new trade unless they joined their company and paid extra fees. They survived the opposition of the Netherland weavers, whose prosperity disappeared before the influx of English cloth. They kept up a constant warfare on the preserves of the German Hanse in the Baltic and in Scandinavia. They carried the English flag to Italy and the Levant. The fifteenth century was a turning point in the commercial history of Europe. The advance of the Turks in the Eastern Mediterranean cut the communications with

¹ Green, A, "Town Life in the 15th Century," I, 89.

² Green, A, *ibid.*, I, 94.

the East, which had been one of the main roots of Italian city prosperity. The discovery of America and the Cape route to India prepared the supremacy of oceanic nations. In the North the capture of Novgorod by the Muscovites, the growing hostility of the Scandinavian kingdoms, and of Prussian and Livonian cities, ate into the power of the German Hanse. Their steelyard at London was continued until 1597, but for a century before this date it had existed on sufferance.

In considering these changes it is well to estimate justly the part played by political influences. The Navigation Acts of the Tudor period are a symptom rather than a cause of the growth of the English mercantile marine, a fact which was fully appreciated by Elizabethan statesmen. But the decline of the great cities both in Italy and in Northern Europe cannot be ascribed simply to economic causes. It is evident that the possibility of national solidification is giving certain new countries an advantage in the competitive struggle. These nations can distribute the cost of defensive and offensive war over large populations. They can feed at small expense the necessary armies. The Hundred Years' War is a disaster for England and France alike, but it will not ruin either; whilst the Italian cities, exhausted by the struggle with the Turk, will be an easy prey for French and German and Spanish armies in the sixteenth century. The towns in the German Hanse cannot form a consolidated polity capable of prolonged effort. They sink one by one into decadence and are absorbed finally—sometimes late in the nineteenth century—by the gathering power of nationalism.

Meantime the merchant adventurers of England, whilst tending steadily to organise each ascertained market on a monopolistic basis, throw off again and again their squadrons of pirate tramps to break new ground. In the Tudor period they cannot make solid progress in transoceanic conquest against the national force of Spain and Portugal. They sting and loot and incidentally do their fair share of adventurous exploration. But with the incorporation of the Muscovy Company in 1555, the Levant Company in 1581, the East India Company in 1600, we see the close of this first stage of commercial expansion. In the seventeenth century we shall find the markets of the world parcelled out to chartered companies, and individual

initiative compelled in its search for openings to attack monopoly directly.

III. Finance.

The early history of English finance has been little investigated, and it is possible that no material for a consecutive account exists. Many financial operations were discountenanced for centuries by opinion and legislation, and although we find frequent condemnation of prevalent usury, those who knew most about it probably said least. We have seen earlier in this chapter that the English Crown from the fourteenth century onwards, became increasingly dependent on native banking houses. It was, however, long before they altogether abandoned resort to the foreigner. Edward IV, and later Mary, were under considerable obligations to the Hanse, and even Elizabeth raised the £75,000 required for her scheme of re-coinage in Antwerp, though from the importance of the merchant adventurers in that town, and the immediate transference of financial business to London after its capture by Alva, we may conclude that much of the capital employed there was already English. It seems clear that Antwerp in the middle of the sixteenth century was a chief centre of international arbitrage and dealings in trade bills, and it is certain that the leading merchant adventurers took their part in these operations. The legalisation of interest in 1545 shows that trading on borrowed funds was becoming more common. Dr. Cunningham has collected a number of isolated expressions from the Elizabethan period which show the prevalence of the practice.¹ It is even probable that certain branches of finance were already specialised, for instance sea insurance. The earliest form in which this was effected was by the investor loaning to the merchant a sum sufficient to fit out the vessel on condition of receiving back his capital plus a premium if the ship voyaged safely. In the sixteenth century this system began to be displaced by the modern plan—the merchant paying a premium before the voyage and receiving an indemnity in case of loss. Borrowing with a view to lending—i.e. deposit banking—was probably not practised in England though it was most certainly on the Continent. There seems no good reason to doubt the tradition that before 1640 merchants habitually deposited uninvested surpluses in the Tower, and that only when Charles converted these deposits into a forced

¹ "Growth of English Industry and Commerce in Modern Times," pp. 142-161.

loan did the practice arise of depositing money with the goldsmiths, who subsequently lent it out. The origin of the goldsmiths' connection with finance is certainly money-changing. The abandonment by the Crown of its attempt to monopolise this business (also in the sixteenth century) is another indication of the rise of financial interests. Speaking generally, there is no sign that finance had entirely separated itself from the conduct of trade—in other words of the rise of a special profession of banking—but we may, perhaps, detect, in the increasing importance of the goldsmiths under Elizabeth, coupled with the emergence of banking from that profession a hundred years later, signs of the withdrawal of the ordinary trader from money-lending. In this connection it is worth noting that almost alone of the trades which demanded large capital the goldsmith's gave little opportunity for investment of accumulating resources. The more the merchant adventurer earned, the more trade ventures he could undertake. The demand for plate was comparatively inelastic, and the goldsmith therefore was constrained, if he were successful, to push the financial branch of his business more than the trading and manufacturing.

IV. Large scale production.

The capitalist movement, in its first stages, was primarily financial and commercial. It is comparatively rare to find production organised on a large scale on premises, or with machinery or appliances, owned by the employer. Nevertheless, there are sufficient traces of beginnings in this direction also to make the matter of some importance—especially when account is taken of the development of this form of capitalistic enterprise since the Industrial Revolution. Abstractly considered, we should start here from the great sheep-runs of the Middle Ages, and their extension during the enclosure movement. We have indicated earlier the growth of capitalistic speculation in agriculture, and drawn out the characteristic traits which united the sheep farmer and the merchant adventurer. Concretely it is seldom convenient to do more than draw analogies between capitalism in agriculture and capitalism elsewhere. The importance in the former of systems of land tenure, the inexorable differences between raising products by growth and manipulating them by hand or machinery, mark off agriculture for separate consideration. Apart from agriculture three points call for separate discussion: the occasional appearance of the

larger unit of production in industries which, however, retain the domestic as their predominant type; the increasing use of capital in mining and metallurgy and in branches of other industries which require expensive plant; and the investment of considerable sums under patent rights in the introduction of new or foreign processes or in the re-organisation of existing industries by control of the supply of the raw material.

(1) Evidence of a tendency on the part of individuals to increase the scale of production in the cloth industry goes back to 1339, when Thomas Blanket and other citizens of Bristol were fined by the civic authorities for setting up looms and employing labour on them in their own houses. Incidental references to the practice are found occasionally in the fifteenth and sixteenth centuries. More commonly individual capitalists speculated in the tools or machinery of an industry, renting them out to the wage-earners. This was the usual course of development where, as, e.g. in the stocking industry, somewhat complicated machines were introduced. The practice existed, however, in older trades and the "Weavers' Act" of 1555 enumerates it among the methods by which wealthy clothiers were oppressing the weavers—"some by ingrossing of Looms into their hands and possession, and letting them out at such unreasonable rents as the poore Artificers are not able to maintain themselves." Preventive legislation, as has been pointed out by Mr. Unwin, was limited to clothiers dwelling "outside a city corporate or market-town." The same writer draws the deduction that the Act was the fruit less of sympathy with the oppressed weavers than of jealousy of town versus country clothiers. On the other hand, the stronger tradition of the gild system would be likely perhaps to limit the growth of the system in the towns. It is possible that the town clothiers, holding themselves bound by these traditions, regarded the competition of large scale businesses in the country as unfair.

It is clear that a tendency towards an embryo factory system was visible in the rural districts at this time, and there is traditional evidence of the existence of productive units which would be classed as factories to-day. A versified history of John Winchcombe of Newbury, of which the first edition was possibly printed as early as 1597, tells us that:

"Within one roome being large and long
There stood two hundred Loomes full strong."

Each weaver (adult males were employed) was attended by a "pretty boy." A hundred women were carding. Two hundred girls were spinning. A hundred and fifty children were picking wool—"the children of poore silly men." There were fifty shearers, eighty rowers, forty dyers and twenty hands in the fulling mill.¹ There is possibly exaggeration here. Winchcombe died some time after 1519, but his son continued the business and Winchcombe's "kersies" enjoyed a European fame in the middle of the sixteenth century, and the importance of the name does suggest some detailed organisation of production. Moreover, though factories which integrate a large number of processes are familiar to us moderns, it may be doubted whether tradition could create the conception if none such existed. In any case, large scale organisation did not become characteristic of the cloth industry until considerably later. Professor Ashley has worked out the advantages which it could offer even apart from the use of machinery, and inclines to think that the establishment of the system was actually prevented by legislation, and this is not impossible. The "movement re-appeared again at the end of the seventeenth and during the eighteenth century, when a certain number of manufactories were established—even before the introduction of machinery gave the final impulse towards the aggregation of work people."²

(2) In some branches of industry, however, plant was already required which could not be provided for each worker by himself, and here, in the absence of capacity for co-operation the capitalist was a necessity. The localisation of the finishing processes in the cloth industry was largely determined by the search for water-power to drive the machinery of the fulling mills. Thus, whilst yarn continues to be spun throughout the country, we shall find weaving gravitate more and more to the South West and North West. We know little of the history of the fulling mill, but we find in the Weavers' Act of 1555 the provisions that "No weaver shall have a tucking- (i.e. fulling-) mill, and that no tucker shall have a loom in his house or possession." This seems to show a tendency towards integration of other processes with the one process requiring capital which was resisted in the West Riding (though not in other districts) until the Industrial Revolution. Water-power was also

¹ See the quotation in Ashley, "Economic History," Vol. I, Pt. II, p. 256.

² Ashley, "Economic History," Vol. I, Pt. II, p. 236.

becoming important in the iron industry, where it was employed as early as the sixteenth century, to drive mechanical bellows, and tilt-hammers. The industry was to some extent controlled by the aristocratic owners of the land where ore and fuel were obtainable in proximity. Both in mining and in metallurgy improved processes were being introduced from the Continent—especially Germany—by adventurers who could get together the necessary funds.

(3) As noted earlier, the Elizabethan patents were granted on several different grounds. Leaving aside those in which the principal object was to farm out an excise duty on the industry in question, or provide a salary or pension for an official or favourite, we may distinguish two principles: (*a*) Reward of invention, (*b*) Reward of importation of a new process. "The study of these patents has brought into prominence the very interesting facts that the planting of new industries was a capitalist undertaking, organised by moneyed men, who were prepared to wait some years for the full return on their outlay."¹

¹ Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 78.

CHAPTER X

MONEY AND TAXATION

WE have seen that for two centuries after the Norman Conquest the standard coin of England was almost unaltered in weight and fineness. In the next three centuries the weight was enormously reduced, although the standard was maintained except for a few years in the middle of the sixteenth century. The weight of the silver penny was 22 grains troy in 1300 ; 18 in 1351 ; 15 in 1412 ; 12 in 1464 ; 12 in 1504 ; 8 in 1552 ; $7\frac{3}{4}$ in 1601. So striking and persistent a contrast evidently implies some permanent and considerable alteration, either in the attitude of mind with which the English sovereign regarded the problem of money or in the nature of that problem itself.

It can hardly be doubted that the latter is the true explanation. It is impossible to believe that English sovereigns, up to 1300, were honest, and for two hundred and fifty years after that date dishonest, without exception. Moreover, it may be remarked that the case of English money is not isolated. Similarly distinctive periods are seen in the currency history of other European nations,¹ though the dividing line fell earlier on the Continent than in England. In regard to the depreciation in the reign of Edward III, the following argument may be quoted. "A government deeply in debt can effect a diminution in the capital amount by a debasement or depreciation, and profit to that extent ; and no doubt if the secret can be kept, a government can profit by a secret alteration of the standard. In France secret debasements, debasements to pay debts, and debasements followed by restoration to the original standard did occur in the thirteenth and fourteenth centuries ; and probably the theory under consideration has arisen chiefly from study of French evidence. But the application of it to the English debasements of Edward III is unfortunate ; for they are marked by no secrecy, they are not followed by any attempt at the restoration of the standard, while for the payment of his debts Edward III usually preferred the simpler course of repudiation."² That

¹ Schmoller, "Grundriss der allgemeinen Volkswirtschaftslehre," II, 70.

² Hughes, Crump, and Johnson, "Economic Journal," VII, 189.

opinion in England distinguished between justifiable and illicit alterations came out very clearly in the reign of Henry VIII. The reduction of the weight of the penny from 12 to $10\frac{1}{2}$ grains in 1527 and again to 10 grains in 1542 was not resented. But everyone felt that the Crown was swindling the nation when in 1545-6 the amount of fine silver in the testoon was reduced from five-sixths to one-third.

If we abandon the idea that the Crown, after 1300, took a less serious view of the problem than before and turn to consider the problem itself it becomes evident that a variety of causes conspired to make the maintenance of the weight of the coin more difficult and burdensome. In the first place it is evident that the expansion of trade, both domestic and foreign, must have increased the number of coins used in the country considerably, and still more the amount of wear to which each coin was subjected. The payment of troops during the French war and the Wars of the Roses must have entailed a comparatively rapid circulation of comparatively large sums, and the increased use of money in commerce was an even more important factor. More rapid abrasion would make reminting at the old weight more difficult whether the loss involved were assumed by the Crown or thrown by it on the holders of the worn coins. Fraudulent reduction of the weight of coins by clipping and sweating had always been, as seen above, a serious difficulty. So far as the evidence goes there is no reason to suppose that it diminished during these centuries, whilst the increase in foreign trade rather favoured the introduction of inferior or spurious foreign coins. A further result of the closer connection with foreign countries was the growth of international arbitrage. The heaviest coins were naturally selected for export, and those which escaped the sweater disappeared in this way. The profession of arbitrage was promoted by the attempt to make gold circulate side by side with silver at ratios fixed by law. The ratios fixed usually differed in different countries, and constant changes were made sometimes with the view, apparently, of attracting part of the currency of another nation, more generally to resist export of bullion from the country where the change was made. As relations between the chief European money markets became closer, it was increasingly impossible to keep any full weight coin in circulation by the side of light weight. Whenever export of coin was necessary the heavier

coins were selected. It will appear later that during the greater part of the period the general bullion policy of the government compelled a transference of bullion into (and therefore out of) England much greater than would have been necessitated by the ordinary course of trade. The occasion for bullion export was therefore chronically present instead of only occasionally as the balance of trade inclined this way or that.

The fact that the best coins were regularly picked out and exported is the key to the progressive depreciation of the currency. It seemed clear to the ordinary man that the circulation of worn and perfect coins side by side enabled arbitragists to make a profit at the expense of the State. If the average weight of the English penny had been reduced by wear or fraud from 20 to 18 grains troy, foreign countries in tariffing their own against English currency would, of course, make a corresponding reduction. At the same time if an arbitragist picked out the new full weight pennies and treated them as bullion, he could secure from the foreigner a higher price. Such middleman's profit might have been prevented either by calling in light-weight and substituting full-weight coin, or by reducing the silver content of new coins to the average silver content of those actually in circulation. Several intelligible reasons would determine public opinion in favour of the latter course. In the first place, it was immediately easier as involving no direct expense either to the holder of light-weight coins or to the State, and further as avoiding the inconvenience of a general re-coinage.¹ Secondly, in the general confusion of thought on the subject it is probable that if the expedient of re-coinage had been seriously considered, it would have been rejected on the following grounds. It must be remembered that the evolution of coinage was still almost entirely empirical; men were feeling their way by touch from one point to another with a minimum of theoretical insight. Now the starting point of contemporary interest in currency reform was the fact that individuals had a sinister interest in picking out and melting down full-weight coins. The obvious ways of preventing this evil were (1) to punish such individuals whenever possible, (2) to remove temptation by no longer issuing the class of coin which had been

¹ An inconvenience which became, of course, more and more serious as the commercial use of money expanded.

melted down and exported. The expedient of raising the existing currency by a re-coinage to the traditional weight might well seem hazardous. Experience showed that coins issued at that weight were rapidly melted down and exported. Would not the re-issue of the whole currency at that weight result in the whole currency being melted down and exported? Experience showed on the other hand that light-weight coins were not melted down. There was thus a *prima facie* case for supposing that if all coins were light weight none of them would be melted down. When we add the general impression throughout the mercantile community that the supply of currency in the country was inadequate, we can understand the acquiescence of Parliament in the policy which was maintained.¹ If it is difficult to see what other course was really feasible at the time it is still more difficult to quarrel with its actual (though doubtless largely accidental) effects until the close of the fifteenth century. So far from debasement between 1300 and 1500 having unsteadied prices, it provided a safety valve against the tendency of prices to fall in consequence of the steady appreciation of silver as compared with other commodities. In the first half of the sixteenth century, on the other hand, when the tide was already beginning to turn against silver, the debasement coincided with a rise in prices.

The technique of coinage was really very little altered during the centuries, though a fairly steady improvement in workmanship was maintained, and in the sixteenth century men came to know more about refining. The old method of striking the coins by hand, hammer, and die was maintained well into the seventeenth century. Certainly any improvement in technique that did take place was inconsiderable as compared with the more general importance of coin in the economy of the country and the increased complexity of the currency itself. We have noted already the introduction of gold coins in the fourteenth century. The difficulty of maintaining gold and silver issues in circulation at a fixed ratio was continuous both in England and abroad. Although, of course, a survey of the Mint ratios between the metals in the various European

¹ On the other hand a single step beyond what was necessary, or mere coincidence between alteration of the coins and some other cause disturbing prices, called forth protests. Thus, in 1353, when the content of both gold and silver coins was lowered, and the ratio altered, a rise in prices was attributed to the change, and the country murmured.

countries from the fourteenth century onwards shows a general similarity of movement,¹ they were seldom absolutely identical in two countries at the same time, and yet more seldom altered simultaneously. The use of gold currency was a product of trade expansion. The inconvenience of silver for large transactions was more and more felt. Thus it spread to England from the Netherlands. Flemish florins had circulated here before 1344, and the English issue of that year aimed at the establishment of a common commercial currency for England and Flanders. In addition to the adoption of gold, the requirements of trade called in the sixteenth century for increase in the variety of denominations at which silver coins were struck.

Throughout these centuries legislation was from time to time demanded and passed with the object of remedying a felt dearth of money for the purposes of trade. It is impossible to fix a date at which the demand for measures which should maintain the national supply of money generated the mercantilist principle of regulating foreign trade primarily with the object of increasing the national supply; but the years from 1500 to 1550 are generally accepted as marking the definite transition from the one view to the other. It has often been asserted that one chief cause, if not the only cause, of the international struggle for bullion which began to influence England at least as early as 1300-1350, was an actual deficiency in the supply of bullion throughout Europe. It is impossible to reconcile this assertion with the facts. In the first place, so far from the struggle being ended by the increase in supplies during the sixteenth century, it was, as seen above, only in that century that England at least developed the mercantile theory in its complete form. Secondly, whilst it is true that the purchasing power of silver in Europe rose considerably between 1300 and 1500, the debasement of the currency even in England, where it was slight as compared with what occurred in some other countries, prevented this appreciation of silver from lowering currency prices. Thirdly, in the case of England there is evidence of very great accumulations of plate and jewellery in spite of chronic complaints of inadequate currency. An Italian observer tells us that in 1500 the fifty-two goldsmiths' shops in the Strand contained more silver than the goldsmiths' shops of Rome, Milan, Venice, and Florence together, and

¹ See tables in Shaw, "The History of Currency," pp. 40, 69, 70.

that even small householders had their silver table service and plate to the value of £100. Even if we allow (as we probably ought to) some ninety per cent. for exaggeration it is difficult to square this account with the view that the country could not get sufficient bullion for currency purposes. Still more interesting, as throwing light on the real origin of the difficulty, is certain evidence in connection with Wolsey's attempt to collect a "tenth" in 1523. The Norwich clothiers explained that if the town were drained of coin they would be unable to pay their workpeople week by week, and offered instead their silver plate. We may conclude that the root of the evil was not inadequacy in the supply of bullion, but the attempt to base speculative commerce and a monetary revenue system upon an inelastic currency. Here again, as was observed of minting technique, improvement by no means kept pace with the increased complexity of business.

The measures which were taken to guard against monetary stringency may be divided into three classes (1) those which aimed at preventing melting down and export of bullion, (2) those which aimed at securing a regular influx of bullion to the Mint, (3) the gradually developing mercantilist policy of restricting imports and encouraging exports which aimed in its earlier stages at preventing bullion exports, in its later at encouraging bullion imports. As regards the first two classes of measures the evil struck at was only in a secondary degree monetary stringency. Their primary object was prevention or remedy of those frauds on the currency which were rendered possible by the imperfect technique of coinage. It can, however, hardly be doubted that these frauds were viewed with the more severity on account of recurrent stringencies. It would be natural when the market was tight to believe that but for the culling and exportation of heavy pieces a larger supply of coins would have been available. Of course no regular addition to the supply of coins in a country whether produced by prevention of export and melting of coins, compulsion of minting, or favourable balance of trade, can cure the difficulties which arise from fluctuation in the requirements of trade. Such attempts are precisely analogous to attempts to cure fluctuation in the labour market by decimating the population, or doubling the regular army. On this ground some writers have concluded that all these regulations, even assuming that they were not evaded, can only have accentuated the evil by

increasing friction and deferring the evolution of a true remedy. On the other side it may be urged that the evil produced by preventing *any* fluctuation in the quantity of currency would have been less than the evil produced by permitting such enormous fluctuations in its amount as would otherwise have taken place, that the restrictions on export and melting and the encouragement of minting, whilst they could not of course prevent fluctuation altogether, minimised it, and that they were therefore on the whole advantageous to the country. To put the argument in concrete form, granting that the finally desirable solution was an elastic currency varying by 10 per cent. plus or minus, regulations which kept the variations down to 2 per cent. may have been preferable to a freedom which would have led to variations of 50 per cent.

We must add that there are no sufficient data for determining either what degree of elasticity was required, or what degree of variation actually took place, or what degree of variation would have taken place but for the restrictions. It does, however, seem probable that since the import regulations at certain times demonstrably brought bullion into the country, whilst the export restrictions were notoriously unable to prevent its export, a great deal of bullion must have travelled backwards and forwards between England and the Continent by sheer compulsion of the law. The new money thus arbitrarily issued from the Mint cannot have been always required at the moment of its issue. As often as it was thrown upon an easy market it or its equivalent would be melted down and exported. In considering the matter it should be remembered that although the State was not in a position to supply a satisfactory currency, the rising financial profession had already developed in Europe considerable power of dispensing with bullion remittances and distributing funds between the chief commercial centres. The idea that but for the intervention of the State bullion would have been shifted indiscriminately from one country to another as the trade balances inclined this way or that is quite untenable. Then as now international trade would have been settled chiefly by credit, and the flow of bullion determined by changes in the interest rate.¹ Dealers in exchange were, however, obnoxious on several grounds.

¹ For a description of elaborate trade settlement by bills in the reign of Henry VIII, see Pauli "Drei volkswirtschaftliche Denkschriften," 18-20, quoted Schanz, "Englische Handelspolitik," I, 500, note.

They were suspected of usury and fraud on the coinage ; they seemed to have mysterious powers of fixing rates in accordance with their own interests ; it was difficult to show that their work was of service to England or of disservice to England's rivals.¹ It is generally easy to show that some immediate injury has resulted from obstruction of economic processes whose nature has not been grasped ; but in this as in other cases some countervailing advantage is discoverable. The principle of requiring everyone who makes money to satisfy society that he gives value for it has far-reaching effects, first in clearing up questions which in turn illuminate related problems, second in weeding the movement which is thus thrown on the defensive of its more objectionable traits.²

Legislation aiming at the prevention of export of coin goes back to the thirteenth³ century and becomes detailed and complicated in the first half of the fourteenth. There is little doubt that it was actuated in the first instance solely by the desire to prevent loss of coins which the Crown or individuals had been at the cost of minting. At all times licences to export for certain purposes were granted with more or less freedom. The statute of 1299 and subsequent enactments forbade the export of bullion and plate as well as of coin. This addition does not imply mercantilist views, since it would have been idle to restrict export of coins if export of bullion were permitted. In 1339 the policy of compelling importation of bullion was commenced by the order that " plate of silver " to the value of two marks should be brought to the royal exchange table for every sack of wool exported. The immediate object was to supply the coin required for the French war. Analogous measures of great complexity were continued for two centuries with more or less success. The idea that the supply of bullion could be regulated by manipulating foreign trade so as to produce a favourable balance was clearly expressed, as noted earlier, in 1381. It does not seem, however, to have secured much attention until

¹ It was, of course, cosmopolitan.

² Finance and trade-unionism have each, at different times, been compelled to make out a case against intensely hostile criticism. Each has gained enormously from this compulsion, and the controversies of which they have been respectively the centres, are the two tap-roots of economic study.

³ Restrictions had been imposed occasionally from a very much earlier date.

after the strong movement for the protection of native industries had commenced in the second half of the fifteenth century. In the fourteenth century and even as late as the reign of Henry VIII it required some imagination to conceive of the export and import trade of the country as an organic whole. It was not until a much later date that public opinion generally rid itself of the habit of regarding the trade balance between England and individual countries as of primary importance. As early as 1528 we find Sir Thomas More contending that all fear in regard to sufficiency of bullion supplies is idle, "for the intercourse being so established throughout the world, there always will be a perpetual circulation of all, that is necessary." But this view found little support until the eighteenth century.

It was noted above that the debasement of the standard in the last years of Henry VIII was regarded by contemporaries as on a different footing from previous reductions in the weight of coins. In the policy of Elizabeth is discoverable a conservative reaction to the traditional methods of the fourteenth and fifteenth centuries. The standard was restored by her re-coinage, but no attempt was made to return to Henry VIII's reductions of the weight of the penny.¹ And further the cost even of restoring the standard was thrown upon the holders of the debased coins. The nominal value of the debased testoons was cried down, and they were taken by the Mint at the value of the silver contained in them.² At the end of the seventeenth century we shall find a sudden revolution of practice in both respects—worn coins being re-coined without reduction of weight and the cost borne by the nation, not by the holder. In currency as in other matters the reign of Elizabeth brought not an innovation but more efficient and consecutive practice of ideas, whose roots reached back for centuries.

It will be convenient in our examination of the national finances to consider in turn four groups of contributions. First, property, income, and poll taxes; second, customs duties; third, quasi-private receipts; fourth, exceptional exactions.

¹ At the beginning of Henry VIII's reign the penny weighed 12 grns., by 1542 it had been reduced to 10 grns. Elizabeth's pence from 1558 to 1601 weighed 8 grns. only. Pence of 8 grns. had been issued in 1552 and 1553.

² The Mint actually made a small profit over the transaction, but this apparently was the result of a miscalculation.

I. Property, Income, and Poll Taxes.

The Fifteenth and Tenth

It was seen that in the thirteenth century the system inaugurated by the Saladin tithe of demanding certain proportions of all men's movables had become the principal form of direct taxation. Its collection, however, offered considerable difficulties, the chief being that of securing equitable assessment of the property which it was proposed to tax. A somewhat similar difficulty had already led to the adoption of commutation in the case of the "ferms" of Boroughs. An analogous development in 1334 was destined to alter materially the nature of the fifteenth and tenth. The tax commissioners in that year were ordered to treat with local authorities throughout the country and settle with them compositions for the tax. The change was no doubt at the moment a great boon, preventing both evasion by individuals and peculation by the collectors. But the very ease (comparatively) with which the system worked tended to stereotype it. The "fifteenth and tenth" from that time forward meant a definite sum of money, *ca.* £39,000, distributed in a known way between different towns and districts. If more or less than £39,000 was required a grant of so many fifteenths and tenths, or such a proportion of a fifteenth and tenth was made, much as the income tax to-day is moved up and down by so many pence. The "certainty" thus given to the tax was a great advantage, but as the relation between the wealth of different towns and districts varied, the burden of the tax was more and more unfairly distributed. From time to time a reassessment was proposed, but this was always resisted successfully by Parliament.

Poll Taxes

In 1377 a new expedient was tried. A poll tax of 4d. was taken from every man and woman above the age of fourteen except beggars. In 1379 the experiment was repeated in a different form. The tax of 4d. a head was evidently inequitable; it had also brought in only some £22,000; an attempt was now made to range men in classes, and assess a suitable rate for the individuals in each class. The charges varied from £6 13s. 4d. for the Dukes of Lancaster and Bretagne down to 4d. from every married man who was not a beggar, for himself and his wife. This tax was in intention a very

fair attempt at proportional taxation. It was, however, too complicated to succeed. The actual incomes within each social class were so different that it was necessary to qualify assessment by class with assessment by income. Thus, e.g. the mayors of the smaller towns were charged £1, 10s., or 6s. 8d. according as their wealth was more or less, and so in other cases. This inevitable qualification robbed the tax of its apparent simplicity, and opened the door to evasion on the one hand and oppression on the other. Evasion apparently had the better, for less than half of the sum anticipated was actually collected. A compromise between the simple poll tax of 1377 and the elaborate income tax of 1379 was attempted in 1380, the object being no doubt to secure some of the simplicity of the former without its intolerable inequity. From the fifteenth and tenth the principle of apportionment was borrowed. Each parish was required to collect a certain sum equivalent to 1s. a head from every lay person, male and female, above the age of 15. This total, it was intended, should be shared out by the parish amongst its inhabitants in proportion to their wealth. It was provided, however, that no individual should pay more than £1 or less than 4d. for himself and his wife. The results of this tax were even more unsatisfactory than those of its predecessors. Its collection was the proximate cause of the Peasants' Revolt in 1381. No further general poll tax was attempted until 1513, though poll taxes on aliens were common in the fifteenth century. The tax of 1513 caused little ill-feeling. It closely resembled the income tax of 1379, and suffered from the same defect, viz., it brought in less than one-third of the total estimated.

Subsidies

From the Peasants' Revolt until the end of the Hundred Years' War in 1453, a series of experiments were tried generally with the view of adding to the yield of the fifteenth and tenth. The most interesting were the land taxes of 1404 and 1411, and the income taxes of 1435 and 1450. These income taxes, like that of the present day were confined to incomes above a certain limit. In 1463 and 1472 fruitless attempts were made to levy the fifteenth and tenth on a new assessment. After the failure of the poll tax in 1513, a fresh attempt at a general property tax was made, a general subsidy being granted of 6d. in the pound on all goods. A survey of the Kingdom was made in 1522, and in the next

year Wolsey demanded a fifth of the value of goods and land as determined by this survey to be paid by the laity in five years. Throughout the remainder of the period the vote of fifteenths and tenths combined with subsidies continued, but the tendency towards fixedness which had overtaken the former in 1334 quickly spread to the latter. As a fifteenth and tenth had come to mean a sum of about £39,000 levied in ascertained fashion, so the subsidy came to mean a sum of about £80,000. Throughout the Tudor period the Subsidy Acts contained, it is true, directions for accurate assessment to the subsidy; there was, however, practically no reassessment. "The various counties and towns, and within them the various divisions and hundreds and wards, paid as near as might be the amount previously paid for a subsidy, and any readjustment . . . that took place was limited to a rectification of the rolls of the subsidy men in the particular districts."¹ In fact the yield of the tax rather declined than advanced in the later years of the reign of Elizabeth.

II. Customs Duties.

Customs on wool, woolfells, and leather were granted to Edward I by Parliament in 1275 and were known as "ancient" or "great" customs after 1297. The expense of the French war led him to attempt to increase the revenue levied at the ports. These attempts issued in 1302 in an agreement between the Crown and the foreign merchants by which fixed charges on the goods imported and exported by them were substituted for the traditional prisage of wine. These new charges were partly specific, partly *ad valorem*. They comprised (1) the "butlerage" or "tunnage" on wine of 2s. a tun imported; (2) the "new" or "small" customs—i.e. specific duties on wool, woolfells, hides, cloth, and wax; (3) the *ad valorem* duty of 3d. in the pound on all other exports and imports—"poundage." In 1303 the King attempted to conclude a similar arrangement with native merchants. The attempt failed at the time, and it was not until 1376 that an agreement was reached. During the fourteenth century export duties on wool formed one of the chief resources of English finance. In addition to the regular charges of the "old" and "new" customs, special charges were imposed from time to time analogous to the irregular levy of property and income taxes. The practical monopoly of England in the supply

¹ Dowell, "History of Taxation," I, 197.

of wool placed her in a strong position in this respect, and it seems exceedingly probable that a large proportion of the regular charges at least were borne by foreign countries. In respect to the occasional charges there is more doubt. The landowners, of course, alleged that the merchants paid them less for their wool by the amount of the tax.

From Edward IV onwards every sovereign at the beginning of his reign received a grant of "customs" together with "tunnage" and "poundage" for the term of his life. The decline in the exports of wool had by the end of the fifteenth century reduced considerably the yield of this side of the revenue. The rise in prices in the sixteenth century combined with the fact that the principal duties were "specific" led to a further decline in its real value. Moreover the system of collection adopted left room for enormous frauds. It is probable that the loss on the commodities which were charged at percentages of their declared value, was greater than the loss over the specific duties. The values of imported articles subject to poundage were officially fixed by a book of rates in 1558, which was equivalent to converting *ad valorem* into specific duties. The Venetian Ambassador calculated in the reign of Mary that of the £200,000 or thereabouts actually extracted from the merchants, scarce one quarter came into the Treasury.¹ In addition to peculation by the customs officials there was much smuggling and evasion. After 1586, when a new book of rates was framed, a firmer administration was set up, and the revenue increased rapidly in the next twenty years.

III. The Royal Demesne and Feudal Dues.

Throughout these periods the theory continued that the permanent expenses of government ought to be defrayed chiefly from the private revenues of the Crown. It was only with great reluctance that the Commons accepted the necessity of a permanent increase in the customs whilst the direct taxes never lost their primarily occasional character. There were, however, three reasons which made the maintenance of this system more and more difficult. In the first place the charges of government tended to increase rather than diminish as time went on. The practice of requiring owners of property to perform public duties without payment was by

¹ The value of this estimate is questioned by Cunningham, "Growth of English Industry and Commerce during the Early and Middle Ages," p. 549.

no means abandoned, even when new departures were taken. Neither Members of Parliament nor Justices of the Peace were paid official salaries. The ships which fought the Armada were for the most part ordinary merchantmen fitted out for the occasion by volunteers or seaports. But from the French war onwards the forces employed in foreign expeditions were composed principally of paid professional soldiers, and in the sixteenth century the Royal Navy began to be of some importance. Secondly, alienation of the Crown lands made upon the whole more rapid progress than their increase by confiscation. Very large proportions of the land of the country were confiscated during the Wars of the Roses, and again by Henry VIII at the dissolution of the monasteries. In the former case all and more than what was gathered was dispersed again to buy support; in the latter the extravagance of Henry VIII and his courtiers ran rapidly through the produce of the confiscations. Thirdly, the great rise in prices during the sixteenth century greatly reduced the purchasing power of the royal income.

IV. Exceptional Exactions.

The expulsion of the Jews in the reign of Edward I threw the business of finance into the hands of Italians and Flemings, and eventually of Englishmen: in any case it deprived the Crown of one important source of occasional revenue. So far as occasion offered, however, English sovereigns continued to exact money from the financial profession; whether by borrowing and subsequent repudiation (Ed. III), by benevolences (Ed. IV-Elizabeth), or by monopolies. The repudiation of Edward III was facilitated by the fact that the chief sufferers were Italian depositors with Florentine banking firms. In general this expedient was avoided. We find Elizabeth for instance methodically clearing off in the early years of her reign a considerable burden of debt inherited from her predecessors. In the case of benevolences it is of course very hard to draw the line between exactions proper and more or less voluntary "contributions" such as were made, e.g. to Pitt during the Napoleonic wars, and of which a last faint shadow is discernible in the "national" war loan a century later. Again the benevolence might be gladly granted in return for more or less definite "value received." Edward IV's demands for benevolences did not outweigh in the opinion of the towns generally his services to trade. On the famous occasion when Morton's

“fork” was employed “Henry VII had the quasi-parliamentary authority of a grant from a great council.”¹ Monopolies were not used by Elizabeth to any important extent with the object of bringing in money to the exchequer; they provided, however, a convenient method of pensioning and finding salaries for servants and favourites of the Crown. The consumers had cause enough of complaint in the last decade of the sixteenth century as was shown abundantly both by the debates in the Commons in 1601 and the immediate retreat of the Crown from a position which had proved untenable. A list of monopolies of articles of common consumption was read aloud. “‘Is not bread there?’ Mr. Hackwell stood up and asked; adding subsequently, ‘If order be not taken for these, bread will be there before the next Parliament.’”² It was the first appearance of the “big loaf” in English political life. The Queen used strong language in regard to some disclosures that were made, speaking of “the harpies and horse-leeches then discovered to her.” The removal of the most obnoxious monopolies actually followed, but the matter was treated as a question of grace.

The finance of the country during these three centuries was in a transitional state. The heavy-handed efficiency of Norman and Angevin Kings, working through fear and prestige, was gradually undermined by parliamentary procedure, whilst yet Parliament had too little share in the executive government of the country to set up an efficient system of its own. Such a division of power is inevitably detrimental to financial order. In the sixteenth century financial policy is either inefficient, as under Henry VIII, or penurious and timid as under his predecessor and Elizabeth. There was little room for free handling of the new problems which the development of national power was bringing to the front throughout Europe. But the urgency of those problems could be delayed no longer. It was necessary to decide whether the control and direction of the nation's expenditure should be vested in the hands of a “patriot king,” or of men who had a stake in the country, and stood to lose or win by national failure or success.

¹ Dowell, “History of Taxation,” I, 201.

² Quoted Dowell, “History of Taxation,” I, 206.

PART III

THE ANTECEDENTS OF THE INDUSTRIAL REVOLUTION 1603-1760

CHAPTER XI

GENERAL SURVEY

THE century and a half which separated the death of Elizabeth from the accession of George III was a period of preparation. Throughout it the forces which caused the Industrial Revolution were slowly gathering momentum. It is for this reason elusive of historical treatment, for these forces worked underground for the most part; they are only occasionally visible. The surface of the national economy was strikingly little altered; new industries, indeed, arose, and new trades were opened up, but such progress was conducted for the most part on lines marked out already in the sixteenth century. There are no structural changes of the larger kind. The relations, both social and economic, between employer and wage-earner, landlord, tenant, and labourer, were at the close of the period very much what they had been at its commencement. But although in the phenomena of industry there was little material change, the same is not true of men's attitude towards these phenomena. The society of educated men, the governing English class for which Adam Smith wrote, could enter into, even if it did not already accept, views which were entirely alien from the England of Elizabeth. The conception of natural law and its power to produce a social equilibrium without the intervention of government had been developed in the meanwhile. This conception was one of the mainsprings of the impending economic revolution. It in part made that revolution possible; in part directed its course along lines unnecessarily evil.

The administration of Burleigh constitutes, as noted earlier, the high-water mark in England of efficient direction by the central government of the economic growth of the nation. With the possible exceptions of Strafford and Walpole, no statesman of the seventeenth and early eighteenth centuries had the same combination of breadth and shrewdness; and political accident prevented

both these men from developing their ideas with the freedom that was possible for Burleigh. Under James I and Charles I the general agreement that economic matters ought to be regulated by the central government was more and more challenged by the growing desire to restrict the power of the Crown in non-economic matters. At the same time the lack of revenue led both these monarchs to abuse their economic authority, or rather to subordinate in some measure the real economic interests of the nation to financial exigencies. Had their general policy been agreeable to the mass of the nation it is possible that less would have been made of the injury inflicted on individuals by patents and monopolies, though it should be remembered that even under Elizabeth the grant of monopolies caused a conflict between the Crown and Parliament. In the early years of the seventeenth century the incipient hostility to arbitrary industrial regulation was strengthened by distrust of the general aims of the Crown, and the desire which resulted from that distrust to limit its financial power. Behind these considerations, though doubtless accentuated by them, lies a growing insistence upon certain "natural rights" of Englishmen—the economic application of ideas which were undermining at the same time loyalty to the Crown and to the national church. "At the root of the opposition to monopolies and trading companies there seems to have been a strong feeling that every Englishman had a 'natural right' to trade as he liked, provided he did not interfere with the liberty of others. Cecil, while defending Elizabeth's grants in the Parliament of 1601, condemned as 'misdoers and wilful and wicked offenders' those who would 'take from the subject his birthright'; and the opponents of the trading companies in 1604 appealed to the 'natural right and liberty of the subjects of England' in support of two free trade bills."¹ It is well not to press overmuch such phrases, for with or without a systematic philosophy the man with a grievance against authority feels always that his natural right is injured. They are important rather as showing that governmental regulations had become, for one reason or another, so unpopular that the doctrine of natural right was worth putting forward—in other words that numbers of people were ready to receive any doctrine which offered a basis for conscientious resistance to authority. In this connection some

¹ Hewins, "English Trade and Finance," p. xii.

weight should be given to the increase of confidence during Elizabeth's reign. The very excellence of government by promoting stability makes men more critical. Upon the whole, however, there was more fair ground for criticism in the economic regulations of the first two Stuarts than in those of Elizabethan statesmen: there was more incompetent conceit in high places, James I in particular being rendered by it an almost comic figure.

But the opposition to regulation in the early part of the seventeenth century was exceedingly limited in its aims. The traders who claimed their natural rights had no more wish to establish *laissez faire* than did Puritans desire to prepare a place in the state for professed atheists. What was resisted both in foreign and in domestic trade was the restriction of existing traders in the interest of a privileged minority. A line which was clear enough in practice was drawn between monopoly and regulation: the former seemed to enable one section of traders to exploit other sections and consumers, the latter aimed at conciliating all interests. The actual decay of governmental regulation of trade which preceded the industrial revolution was far more due to change in the structure of government than to change in public opinion. It would seem that an almost accidental and certainly unpremeditated destruction of the machinery of government produced conditions of relatively free enterprise, and that experience of these conditions gradually weaned men's minds from desire of regulation. In France and other European countries, where political development was different, a far larger element of detailed control survived until the close of the eighteenth century.

If we sum up the results of the constitutional struggle in the statement that the control of Parliament over the executive was established, we have a clue which explains the chief changes in the method of economic regulation. In the first place the system of monopolies was no longer politically practicable. At its best this system had meant the selection by the government of the individuals who should organise and direct particular industries, at its worst it had permitted individuals to squeeze existing industries. A monopoly of the former kind, however ably and honestly the individuals were selected, would give dangerous opportunities to a parliamentary opposition. The latter kind would be certainly fatal to the government which granted them. It is to these reasons

even more than to the statute of monopolies that we should look in seeking to explain the cessation of the system in England. Representative government leaves ample room for the restriction of industry in the interest of classes, but is hardly compatible with such restriction in the interest of individuals. It has been urged very properly that the English Parliament has been responsible upon the whole for much more class legislation than the English Crown. It is at least arguable that Crown government, even under the Stuarts, gave a better guarantee against this particular abuse than any Parliament of the seventeenth or eighteenth century could offer. It deserves to be remembered on the other hand that the Rebellion and the Revolution put an end to the arbitrary disturbance of industry in the interests of individuals. The courtier "placeman" was less dangerous to the economic welfare of the country than the courtier "patentee." In so far as the monopoly system had been an outcome of the financial needs of the Crown, the change in the political system made it no longer necessary. The Crown, in order to go behind Parliament, had been compelled to farm to individuals the right to tax producers. Parliament could adopt the simpler expedient of appointing excise men. The notorious jobbing and overpayment of such posts in the eighteenth century should be remembered. The improvement was technical rather than moral. The exciseman collecting an ascertained charge was less burdensome than, if almost as unpopular as, the patentee taking "what the market would bear." The limitation of monopoly which resulted from parliamentary government can be studied more effectually in cases where the system was retained than in those where it was abolished. There is thus a peculiar interest in the history of the foreign trade companies and of the Bank of England. These subjects are treated at greater length in a later chapter. We may notice, however, (1) that even where, as in the case of the East India Company, there were strong arguments on the side of privilege, the privileged Company was subject to constant attack, paid very heavily in bribes to members for renewal of its rights, and was compelled on one occasion to incorporate a number of outsiders; (2) that in general the interests of the public were preserved either by fixing at a moderate sum the fee payable for participation in the monopoly, or by the fact that the stock of the concern (Bank of England or East India Company) could be bought

in the open market, or by the exaction of full value for the value conferred—as in the case of the financial services rendered to the State by the Bank of England.

The monopoly system had been the most vulnerable part of the regulation of industry between 1580 and 1620; it had, however, been only a small part of the system. There remained the vast mass of general regulations. Such measures as the statute of artificers or the codified Poor Law were not directly affected by the constitutional struggle. They did not outrage the beginnings of liberal sentiment which had rebelled against individual privilege. Furthermore, there was no necessary antagonism between them and the representative system. On the contrary it remains a moot point whether the legislature or the executive had contributed most to their existence. Indirectly, however, the Rebellion and the Revolution had far-reaching influence over them, by shifting the lines of least resistance to regulation. Methods of intervention which had been of comparatively small importance became predominant, whilst the favourite devices of earlier times dropped into the background. In the sixteenth century, regulation of internal production by control of export and import trade was not neglected; it was, however, insignificant as compared with inspection and control of the producers themselves. In the eighteenth century the situation was exactly reversed. The dividing line is found in the twenty years between 1640 and 1660. The change was due no doubt in part to the growth in importance of foreign as compared with home trade, the expansion which set in with the Restoration. But even on the eve of the Industrial Revolution the influence which regulation of foreign trade was capable of exerting was not very great. Few articles except luxuries and indispensable raw materials could pay for transport from abroad. The imports composed perhaps one-fortieth of the annual consumption of the country, and though prohibitions and taxes kept out much that would otherwise have come in, the same was true in the sixteenth century. And in fact in France, which until late in the eighteenth century maintained its industrial leadership over England, internal regulation continued to be of at least as great importance as tariff manipulation. The chief reason of the change in England was probably the decay in the control of local authori-

ties by the central executive. We have seen that in the sixteenth century economic and social administration passed more and more into the hands of the Justices of the Peace, whose activities were stimulated and guided by the Privy Council. The constitutional changes of the seventeenth century struck at the roots of this system. For the very class of landed gentry which were supposed to be controlled by the executive became, through its influence in Parliament, superior to its supposed master. The effects of this change on the local government of the country have often been pointed out. The machinery for enforcing efficiency and diligence was effectually destroyed, and little of either was seen again until the changes of the nineteenth century. The decay of the powers of the Privy Council affected in the same way local administration in the boroughs wherever—and this was the general rule—power had passed into the hands of a close oligarchy independent of the opinion of those amongst whom they lived, and now independent of the central government also.

The same political changes which made internal regulation more difficult facilitated tariff manipulation. So long as the initiative in regulation was vested in the Crown whilst control of the tariff lay in part at least in the hands of the Commons, it was comparatively difficult to use the tariff for any complex scheme of regulation. The Commons could, indeed, be counted upon to prohibit importation of foreign manufactures indiscriminately, but such refined arrangements of import duties and bounties on export as came into favour in the eighteenth century would have resulted in constant friction. The principles of trade regulation laid down by Charles I in 1626 were at least as sensible as any that were either professed or followed between 1660 and 1760, but so long as expenditure was not controlled by the Commons any action of the executive in this field was subject to suspicion. Tariff manipulation seems to have become really important from 1660 onwards. A Dutch statesman observed that "the English, anno 1660, settled their Rates of Customs and Convoy money so well . . . to favour their inhabitants as much as they could, and to burden all foreign Masters of Ships and Merchants. . . ." ¹ In the eighteenth century tariff treaties, beginning with the Methuen treaty of 1703, came to rank

¹ Quoted Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 201.

amongst the chief objectives of diplomatists. The complications of the system are almost incredible to one unfamiliar with modern French or American practice. A classic instance is the following description of a single measure designed to assist one branch of the textile industry: "a tax was laid on foreign linens in order to provide a fund for raising hemp and flax at home; while bounties were given on these necessary articles from our colonies, the bounty on the exportation of hemp was withdrawn. The imposts on foreign linen yarn were withdrawn. Bounties were given on British linen cloth exported; while the making of cambricks was promoted, partly by prohibiting the foreign and partly by giving fresh incentives, though without success, to the manufacture of cambricks within our island. Indigo, cochineal, and logwood, the necessities of dyes, were allowed to be freely imported."¹ The famous Navigation Act of Cromwell, as has often been pointed out, did not differ much from a series of earlier measures, stretching back to the fourteenth century; yet the tradition which marked it as the beginning of a new departure had at bottom a certain truth. From the Restoration onwards the manipulation of foreign trade was the chief method of influencing industrial development.

Besides determining in part the method of economic regulation the political events of the seventeenth century had an important share in deciding its direction. When the power of Elizabeth was at its height, it seemed to English imperialists that their country would reap the principal advantage from the imminent decay of Spanish and Portuguese power in America and in the East. The rapid ripening of constitutional problems under James I and Charles I put an end to that possibility. The naval and military prestige of the country was indeed temporarily restored by Cromwell, but it was lost once more under Charles II, and meanwhile the rapid growth of Holland and France had raised two serious rivals. Hence the deliberately anti-Dutch policy of the Navigation Act and the chronic war with France in the eighteenth century, together with concentration of effort upon those transoceanic countries in which the power of France was increasing or likely to increase. India, North America, and the West Indies occupied our attention. The Spanish colonies in Central and South America

¹ Chalmer's "Estimates," p. 148. Quoted Hobson, J. A., "Evolution of Modern Capitalism," p. 37.

were relatively unimportant. The period of expansion seems to have set in effectively with the Restoration. The weight of evidence is against the view that much was due in this respect to Cromwell. On the contrary it seems that the disturbance of property and heavy taxation which characterised his rule resulted in commercial depression, whilst the Protector himself did not develop the characteristics of the commercial statesman.¹

The abandonment under the Restoration of the idealistic bent which Cromwell had given to English policy left room for a detailed pursuit of material interests. The opening years of the reign of Charles II were marked by great activity. His marriage with Katharine of Braganza was the beginning of that quasi-colonial relation of Portugal to England which was perfected by the Methuen treaty. In return for political support and a preference for their wine in England, the Portuguese in 1703 abandoned the protection of their manufacturing industries and allowed much of the carrying trade between their colonial possessions and Europe to pass into English hands. The marriage also gave England in Tangier, and the island of Bombay, keys to the Mediterranean and to India. Charles had opened relations with the American Colonies before his return to England, and the work of settlement was pushed on after his return. He was active also in concluding commercial treaties, whilst at home the newly constituted Committee of Trade dealt with the exportation of bullion, the Navigation Acts, and the tariff, and some effort was made to maintain an efficient navy and to provide convoys for merchantmen as a defence against piracy.

So far he was ready to go in favour of the interests which subsequently formed the backbone of the Whig party. But this economic policy was hardly reconcilable with the political ideals which inclined him to lean upon France. The traders and moneyed men instinctively perceived that France was the chief economic rival of the country. They financed the French wars of William III and Marlborough, and reaped great advantage from the Peace of Utrecht. The position of England in respect to external trade at the beginning of the reign of George I may be summarised as follows:—Gibraltar secured access for her to the Mediterranean; from Minorca she controlled Spain and the pirates of North

¹ Cp. Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 194. This view is, however, disputed by Ranke and Gardiner.

Africa ; Sardinia and Sicily had been transferred to non-commercial powers (Austria and Savoy). The fortifications of Dunkirk were rased. Bremen, annexed to Hanover, was opened to the English. Newfoundland and Acadia restricted French expansion in North America, the English colonies were imbued with anti-French feeling. The Portuguese possessions in South America, which had been opened to English commerce by the treaty of 1703, were enlarged at Utrecht. A monopoly of selling negro slaves to Spanish South America was secured together with the right of introducing one cargo per annum.¹ The work thus begun in the first twenty-five years after the Revolution was solidified in peace and war throughout the succeeding century. The trans-oceanic markets open to English manufactures steadily increased in importance ; and the commercial relations maintained with them became more and more organised and systematic. These widening markets were one of the chief causes of the revolution in the structure and technique of manufacturing industry at the close of the eighteenth century. The success of British arms during the Seven Years' War in India and North America must have advanced the Industrial Revolution by half-a-century.

There is no reason to doubt that the economic development of England was favoured by forcible entry into distant markets, by the iniquities of the slave trade, and in general by the exploitation of weaker nations. If the English had not forced an entry, the French, the Spanish, and the Dutch would have excluded them by force. Whether anything was gained by the attempts to monopolise these markets, and to secure them as well as the English market for English produce alone, is much more questionable. In particular the jealousy which wrecked the hope of a commercial treaty with France in 1713 was exaggerated and short-sighted. The Tory party, which was in office when the treaty of Utrecht was concluded, did not share the intense hostility to France which coloured the Whig judgment of economic questions. The treaty provided for the resumption of trade between the countries on a basis at least as liberal as that which had existed in 1664. All subjects of either sovereign were to enjoy the same commercial privileges as the most favoured nation. The government, however, after a lengthy controversy, failed to secure the assent of the House of Commons.

¹ See the excellent summary in Bourgeois, "*Politique Etrangère*," I, 292-4.

Petitions against the proposals came from the silk, the woollen, and the distilling interests. The tone of these petitions was as exaggerated as is usual in such cases; their arguments were met and exposed by Defoe and other writers in "Mercator"; but behind the vested interests was the Whig conception of foreign policy—based upon active and nourished hostility to possible European competitors. The chief practical argument on this side arose in connection with the Portuguese treaty. In return for an advantage to Portuguese wine over French in the English market, we had secured entry for English manufactures to Portugal and her colonies. This might be forfeited if French wine were placed on an equal footing with Portuguese. The Tories, on the other hand, though willing to break up the commercial policy of the Whigs, were not prepared to secure for England the advantages of a simple free trade tariff. They held so much of the balance of trade doctrine that it was difficult for them to answer the positions of the Whigs, viz., that the trade with Portugal was a gain, that with France a loss to England. Their argument that we ought not to refuse trade with France because they were our enemies, though good so far as it went, did not touch the economic case of the Whigs, viz., that we traded with France at a loss.

On the question of fact there seems no reason to doubt the conclusion reached by Adam Smith after careful consideration of all available evidence, that the economic progress of the country would have been more rapid had military and naval success been used merely to secure access to colonial markets on equal terms with other countries, whilst England at the same time had been made a free island. Towards this view the theory of able statesmen and economists was steadily approximating through the eighteenth century, though the unleavened majority continued to heap the tariff with absurdities, to outrage Ireland, to alienate the American Colonies, and to breed international bitterness. Starting from the possibly partisan Liberalism of the Tories at Utrecht, we find Bolingbroke, Walpole, Shelburne, Burke, the younger Pitt, verging towards a Liberal tariff policy, whilst the arguments of the *Wealth of Nations* were led up to gradually by a long list of writers from Mun, early in the seventeenth century, to Hume, the personal friend of Adam Smith.

The real problem is not whether the restrictive policy was bene-

ficial, but whether sufficient national spirit to break up other nations' restrictions could have been generated without it. The promise of a monopoly is a simple and tangible gain which the plain merchant can understand and fight for—or at least pay others to fight for. Neither his greed nor his patriotism will be so easily aroused by the proposal merely to reduce the foreigner to an equal position with himself, however probable it may be that by so doing he would satisfy at once a greater greed and a larger patriotism.

The ideals which governed the action of the English Parliament from 1660 onwards were but little different from those which had actuated Burleigh. What had altered in the interval were the means by which those ideals could be attained. We have examined above the way in which constitutional changes reacted on economic policy. A further cause of change was the inevitable growth of British as distinct from English sentiment. In Elizabeth's reign the problem of the national economist was to stimulate the productive powers of England to the neglect of all other interests. In the eighteenth century the union with Scotland, the increased importance of Ireland, and of the American Colonies, had begun to work a change. The gradual merging of the English into a British nationalism had commenced, and men were already regarding the Mother Country and the Colonies as a whole whose parts should render mutual service. This, of course, was the ideal. In fact, all that can be claimed is that the dim presence of this conception of imperial unity and common interest in the minds of a speculative minority mitigated exploitation and restriction. In theory one department of production would be assigned to America, another to Ireland, others to England, just as in England and, before England was, in Borough or Manor, this duty would be assigned clearly to one individual, that to another. In practice England took what was agreeable or convenient to herself; Ireland and the Colonies had the leavings. The Colonies might send pig-iron to England, since the using up of timber had made its production here expensive, but they might not manufacture this pig-iron either for the English market or for their own. In Ireland there was worse abuse than restriction, viz., the destruction in the interest of England of existing industries. Scotland was in a position to make terms for her own interests. From the time of the Legislative Union her economic life merged imperceptibly into that of England. Her

southern districts shared with the English north the triumphs and disasters of the Industrial Revolution.

The chief concern of statesmen between 1660 and 1760 was, as has been seen, in regard to foreign trade. The object was to export as much and to import as little as possible, the idea being that exports created, imports destroyed, employment. Granting that a commodity must be imported, it was preferable that it should come from an English colony in an English ship. Hence the colonial import bounty and preference systems and the persistent navigation policy. Opinion differed on the policy of exporting bullion, though in practice it was necessary to permit it to the East Indies. The theory advanced by Mun that the goods procured by Eastern trade would bring in a balance of money from Europe came to be accepted, but it was generally hoped that some day a good market for English cloth would be discovered in the East which might obviate export of bullion. Many men would no doubt have crudely stated the object of foreign trade to be the attainment of supplies of bullion ; but behind this statement there would have lurked the idea that an increase of currency would increase employment. This view is, of course, fallacious, but it is a different fallacy from identification of wealth with the precious metals. The ideal is a productive, efficient, and fully employed population, not a heap of treasure. As might be expected, attention was concentrated principally upon the problem of manufacturing development ; there seemed more room for increase in export of manufactures than in export of raw materials or food — besides, it seemed more ideal to keep food and raw materials at home and use them as a basis for further export of manufactures ; thus we find the policy of restricting exports of wool maintained in the interest of the textile industry. In regard to food the position was complicated by desire to produce the maximum of corn-growing. Tillage was valued as providing a peasant population sufficiently strong and healthy to make good soldiers ; and further as victualling the country against war and famine. Doubtless also a tradition in favour of tillage survived from the hardships of the enclosure movement in the sixteenth century. Hence the adoption at the Revolution of bounties on corn exports and their maintenance during the eighteenth century : it was claimed that the system extended production and steadied, if it did not lower, prices.

But although the protective system of the Whig period was certainly intended to benefit the nation as a whole, the precise way in which the wage-earner was protected by it became constantly more cold and abstract. There is all the difference between protective legislation, which aims at increasing employment generally, and such legislation as the Statute of Artificers and the Elizabethan Poor Law code, which aims at succouring in detail the individuals who are oppressed or unfortunate. It is true that this legislation remained on the statute book, but as has been seen the constitutional change had broken up the machinery by which it was intended to be enforced. We find in consequence on the one hand a commencement of *laissez faire* in practice, and on the other an inefficient administration calculated to breed in observers a prejudice in favour of *laissez faire*. The assessment of wages by Justices of the Peace seems to have been widely practised under the first two Stuarts though evidence on the subject is fragmentary even for this period. The period of Revolution and Interregnum evidently struck a heavy blow at it, though one attempt was made to enforce it generally. Under the Restoration there was some revival of the practice, but after this period it seems to have had little vitality outside Yorkshire. In the eighteenth century the system was used occasionally to meet exceptional cases, but had evidently ceased to be a part of the normal duties of Justices. It should be noted that even at the beginning of the seventeenth century assessments once made were continued in some parts of the country for years together, instead of being revised annually in accordance with plenty or scarcity, and it is probable that the assessment often meant little more than an endorsing by authority of rates of wages fixed by competition and custom. Another provision of the Statute of Artificers had more vitality. At the close of the eighteenth century, when assessment of wages was regarded as a legal curiosity, restriction of crafts to men who had served an apprenticeship was a well observed custom in many trades. It was, however, little more than a custom even in the seventeenth century. Its prevalence is shown by the fact that in 1654 the restrictions were suspended in favour of soldiers who had served in the parliamentary armies. Its frequent breach is clear from records of litigation. The multiplication from 1689 onwards of new manufactures which had not existed in 1563, and which consequently remained outside the scope of the

law, steadily increased the area of unregulated industry. Active supervision of production, whether by officials or delegates of the central government, or quasi-gild organisations and companies, broke down at the time of the Interregnum, and never recovered much vitality. The official gauging of cloth, however, continued down to the Industrial Revolution. There were complaints during the Interregnum that the collapse of inspection caused a deterioration in the quality of English manufactures, but the growth of the system of trademarks seems to have provided a remedy for this evil if it really existed.

In regard to the Poor Law a similar distinction may be drawn between the period before and the period after the constitutional struggle. The break-down of the machinery of administration removed that pressure from the centre which is essential to effective handling of this problem. The resultant evil was so considerable and obvious that legislative amendments to the system were constantly carried in Parliament from the Restoration onwards. The most important Acts were those of 1662 and 1723. The former aimed at checking the tendency for vagrants and loafers to gravitate to "those parishes where there is the best stock, the largest commons or wastes to build cottages, and the most woods for them to burn and destroy." It gave a parish power to remove, within forty days of his arrival, any new-comer who seemed likely to come upon the rates.

These powers were so extended by the subsequent legislation of "Settlement," that the law presented very serious obstacles to the mobility of labour and involved many parishes in tedious and wasteful litigation. The Act of 1723 was intended to provide an easy solution of the problems of providing employment and testing genuine destitution. Parishes and unions of parishes were empowered to erect houses for lodging and employing the poor, and to refuse relief to persons who would not enter the house. The system was widely adopted, and its history shows strikingly the evil which results from lack of central control. Houses which were started on commendable lines by individual enthusiasts lost their usefulness as these individuals died or lost interest in the scheme. There were enormous differences between the quality and method of relief provided in different localities. The system of contracting with individuals to feed and clothe the poor—the contractor being

paid a sum down and allowed to sell the goods produced by pauper labour—led to grave abuses.

Of the misery of large sections of the working classes during the seventeenth and eighteenth centuries there can be no reasonable question. The West Riding cloth industry, described by Defoe early in the eighteenth century, was quite evidently one in which the position of the labourers was unusually good, yet even here we read that "all were employed from the youngest to the oldest, scarce anything above four years old but its hands were sufficient for its own support." "The *fact* of the irregularity of employment during the seventeenth century," writes Professor Hewins, "is clear." And again: "there is reason to believe that insecurity and irregularity of employment were the normal condition under which artisans and agricultural labourers worked."¹ The evil of truck was widespread. There was no limitation to hours of work, no attempt to enforce sanitation, whether in cottage or workshop. The commercial middleman who went round the country distributing raw materials and collecting the finished product had an almost absolute control over the lives and fortunes of his employees. He had no expensive plant which they could leave idle by striking. If they allowed him to pass on with his order they knew not when another would come their way; and they were too scattered and too much held down by law to practise organisation on any considerable scale. There were, on the other hand, compensations. The industry of England was largely rural, and in the rural districts a large proportion even of the industrial wage-earners remained masters of enough land and common rights to add appreciably to their income. Conditions were at their worst in the large towns—especially London. It was experience of London life which drew from Fielding his famous aphorism on the poor, "All will allow that the poor are now ill-provided for and worse governed . . . their sufferings are less observed than their misdeeds . . . they starve and freeze and rot among themselves, but they beg and steal and rob among their betters."

A most significant incident of these centuries was the growth among the well-to-do of a feeling that the poor were dependent upon them. The boon of employment seemed to make the rentier "productive," the labourer "a parasite." In this way was

¹ Hewins, "English Trade and Finance," p. 92.

prepared the attitude of mind which demanded that wages should be determined rather by the needs of the labourer than by the value of the work which he performed. We shall find Parliament at the close of the eighteenth century preferring to subsidise wages from the rates in proportion to the size of each labourer's family when confronted with the demand that Elizabethan wage assessments should be revived. It is this element of contemptuous pity, the lack of sympathy and desire for justice, which give to eighteenth century respectability and its survivals to-day, their peculiarly sour taste.

Consider the following hymn of Dr. Watts :

Whene'er I take my walks abroad,
 How many poor I see !
 What shall I render to my God
 For all His gifts to me ?

 How many children in the street
 Half naked I behold !
 While I am clothed from head to feet,
 And cover'd from the cold.

 Are these Thy favours day by day
 To me above the rest ?
 Then let me love Thee more than they,
 And try to serve Thee best.

The Elizabethan (under pressure from the central government) would have taught his children to put an end to poverty by enabling these "half-naked children" to clothe themselves. England under the Tudor absolutism acquired a sense of social solidarity. All classes were the members of one body, of which the Crown was the head. This conception, and still more the machinery by which it could be expressed, perished in the constitutional struggles of the seventeenth century.

The victory of Parliament must be credited with stimulating the progress of economic discussion. Throughout the seventeenth and eighteenth centuries a flood of pamphlets with occasional works of a more serious nature was poured forth. They were written for the most part by practical men and on practical subjects, even when the authors were philosophers or men of leisure. From the point of view of the historian of economics, the most interesting side of the writings of this period is the gradual approximation to perception of unity in economic phenomena. If we take, for instance, the subject of foreign trade, we can trace an increasing

sense of the interaction of trade with one country upon trade with another, of the reciprocal influence of exports and imports, and so on. The more rigid adherents of the theory of balance of trade held that note should be taken of the state of trade between England and each country by itself. Against this view it was pointed out that an unfavourable balance on one trade might be the indispensable condition of a favourable balance on another. Thus the export of silver to the East in exchange for commodities was an indispensable condition of obtaining silver from Europe in exchange for commodities. This perception of the relation between trade with different countries left the general theory of the balance undisturbed; in other words, whilst it led to the belief that all exports and that all imports which were useful to the production of exports should be free, it did not disturb the view that taking the trade of a country as a whole the greater the balance of exports over imports the greater the advantage to the country. That view we find strongly expressed in Locke. As long as it remained it was, of course, desired to exclude all commodities which (a) could be produced at home, (b) were not required for re-export. In pressing further the study of foreign trade, eighteenth century thought made an important combination of two principles already developed in the seventeenth—viz., the more liberal theory of the balance as outlined by Mun and the quantity theory of prices. If it was only desirable to exclude those foreign commodities which had no beneficial reaction on export trade, the quantity theory of prices could be applied to show that as imports of silver raised prices in the country to which they came and thereby restricted its exports, it was at least as desirable to exclude silver as to exclude any other commodity.

A more fruitful development was the gradual perception that labour and capital could be diverted by tariff manipulation from one employment to another but could not be increased, that the real problem was not to add to the industries of the country but to promote those industries which would give the best return to the labour and capital employed in them. Such a view, however, could hardly be worked out until men had cleared up their ideas as to the part played by labour in the production of wealth. We have seen that according to the medieval view, the just price of labour was supposed to be determined not by the value of the work done but by the class standard of the worker. Eighteenth century opinion

presented a bastard travesty of this view in the belief that employment and alms were identical in nature. In neither case was there perception of what seems self-evident to many to-day, that the work of one man is more valuable than the work of another, or that an individual will do more valuable work at one time than at another. The ideal was that an individual should employ himself, no matter how, and be paid a sufficiency. It is, of course, true that in the eighteenth century, and for that matter much earlier, public opinion had demanded encouragement for some industries in preference to others—e.g. manufactures, shipping, tillage—and generally had enjoined the restriction of imports, but at the back of these demands was almost always the feeling either that the industries in question were important on non-economic grounds, or that they would employ a greater number of individuals than the industries which they displaced. The idea that a greater total of economic wealth will be produced by turning a certain quantity of labour into one employment rather than another is hardly found before the eighteenth century. Even after Adam Smith, e.g. in Ricardo, traces of the old influence remain. The theory that the cost of producing a labourer determines his competitive earning power may be described as an attempt to rationalise the medieval view that the just wage was determined by customary class standards.

On several other questions a similarly increased perception of the unity of economic phenomena and the importance of secondary effects may be discovered. In the literature on Interest the centre shifts gradually. On the one hand the feeling of a moral distinction between loans and other services, personal or physical, continued to decay. On the other hand it was seen more and more clearly that the rate charged is determined in each case, not solely by the avarice of the lender and the necessity of the borrower, but by market supply of and market demand for ready money. We find further attempts to connect the rate of interest on loans with the rate of interest obtainable in other investments. Thus Sir William Petty held that "interest on the best security could not exceed the rent which would come from a similar sum invested in land."¹ On fiscal questions again we find men working back from the external

¹ Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 385.

phenomena of taxes towards the central problems of incidence, and of the effects of taxation on industry.

The progress of economic studies was no doubt assisted by the general scientific movement of the seventeenth century. That influence, however, should not be exaggerated, for as has been pointed out most of the pamphlets were the work of practical men, and were the outcome of the free discussions of economic questions which the parliamentary system called for. Some of these practical men brought a considerable knowledge of facts to bear upon the problems which they discussed, though it is doubtful whether any question was investigated so thoroughly in the seventeenth and eighteenth centuries as the Poor Law problem had been in the reign of Elizabeth. Towards the close of the seventeenth century we reach the beginnings of statistical investigation. In 1688, Gregory King estimated the population at five and a half millions. The data for such studies were, however, too inadequate for the conclusion to have much practical significance.

CHAPTER XII

AGRICULTURE, INDUSTRY, AND FOREIGN TRADE

AT the close of the sixteenth century an equilibrium had been reached in the organisation alike of agriculture and the manufacturing industries which lasted with little change for more than a century and a half. In agriculture the limits of advantage in extending pasture had been reached, and enclosure of the common fields made slow progress over the greater part of the country. As the population increased, the settlement of waste lands proceeded, but except in the neighbourhood of London the profits to be made by rapidly increasing the supply of food were not very great. The constituents of agricultural society were almost the same on the eve of the Industrial Revolution as they had been in the reign of Elizabeth. The steady demand for estates, especially after the Revolution, on the part of men who had made money in trade seems to have slowly reduced the number of freeholders. The same cause, together with the growth of population and the settlement legislation, increased the number of landless labourers. There was, however, nothing cataclysmic about either movement. At the Revolution, King reckoned the number of Yeomen freeholders at about 180,000, the number of farmers at rather less. He estimated the total of the Agricultural Classes (Freeholders, Farmers, Labourers, Out-servants, Cottagers, Paupers) with their families at four and a quarter millions. If we deduct 1,800,000 for the two first classes we are left with a total of roughly 2,500,000, which will include, of course, a large number of families whose chief occupation was manufacturing in some domestic industry.

A similar equilibrium had been reached in the position of these industries. There was no prospect of any considerable change of structure until either a technique requiring great outlay on fixed capital or improved methods of communication were attained. And in fact at any period between 1600 and 1760 one and the same organisation of the principal industries appears. The mass of producers, whether in town or country, worked in their own homes, and were connected by middlemen with the producers of the raw material and the consumer. Minor variations from this

general type were numerous : they were, however, seldom of much importance. The domestic worker might be assisted by his wife and children only, or by journeymen and apprentices. He might receive raw material from the same man who took off his finished article, or from another middleman, or direct from the producer. The number of hands through which the raw material passed before it reached him, or the finished article before it reached the consumer, might be greater or less. The general system stands out distinct on the one hand from the purer form of gild where craftsman dealt directly with the consumer or sold in open market to a trader of the same social standing as himself, and on the other hand from the factory system of modern times.

Some of the characteristic aspects of this system have been glanced at above. The scattering of workers through the country districts made systematic regulation and inspection impracticable in the long run. There was a maximum of opportunity for fraud on both sides. The worker could spoil or embezzle the raw material in the absence of his employer, or pawn the finished product, or turn out bad quality. The employer could squeeze the worker, or pay him in goods of bad quality. Regulation of the hours or conditions of work was impossible. Nevertheless the position of the worker was safeguarded in the rural districts by the possession of land, or at least use of commons ; in the towns and the more localised industries by incipient trade unionism. In industry, as in agriculture, a very gradual movement can be discerned. Industries which in 1600 had not yet reached the condition indicated gravitated slowly towards it. There was slow movement in the direction of the factory system. But as a whole the period is not one of transition, but of the ripening of forces which, at its commencement, were already well established and clearly defined.

Of the three classes—landowners, yeomen, and farmers—who directed English agriculture, none was likely to introduce improvements rapidly, and in fact technical progress was exceedingly slow. As regards the first it is significant that although they had everything to gain from improved communications and were all powerful in both houses of Parliament, little was done in this direction until the manufacturing interest took the matter up in the second half of the eighteenth century. As a class, they have always been

inclined to accept the income normally derivable from their properties as a settled quantum—administering it upon sound conservative principles, but showing little skill in devising methods to increase it or in resisting economic forces which tend to reduce it. The yeomen and farming classes, before the Industrial Revolution, were in many respects admirable. But they possessed neither the capital nor the mental alertness which favour technical advance. Like the landlords, they suffered from, if they also gained by, hereditary succession.

The difficulty of agricultural advance may be illustrated from the partial failure of the attempts repeatedly made in the seventeenth century to reclaim the fen districts in the Eastern counties. This work was carried out for the most part by "adventurers," who brought capital into the business. In 1601 a statute laid down the general principles upon which they might proceed, and large sums were sunk in consequence. The significant features of the movement are (1) the part played by organised capital subscribed by syndicates of speculators foreign to the district ; (2) the use made of continental—especially Dutch—engineers and engineering practice ; (3) the failure to establish satisfactory relations with the existing population of the districts operated. The riots of the fenmen were assisted by the outbreak of the Civil War ; they continued long after the conclusion of peace, and did not cease entirely until 1714. The battle between them and the adventurers was drawn. Much of the land which had been reclaimed relapsed again to fen, and further progress was delayed until late in the eighteenth century. Still more interesting is the long neglect of the use of turnips and artificial grasses as field crops. These were recommended by standard writers on husbandry under the first two Stuarts ; there were treatises also on gardening, and on reclaiming forest ; and new kinds of manure were explained. In the same period the patent records show a number of improvements in agricultural tools and machinery. Actual progress remained very slow. For this there was some excuse during the revolutionary period in the pressure of political problems and the insecurity of property ; but the first half of the eighteenth century has little to show beyond a handful of great experimentalists crying in the wilderness. Jethro Tull, Townshend, and Bakewell showed what was possible, but there were few to follow them.

Governmental action in the furtherance of agriculture was almost restricted to manipulation of the tariff and of the fiscal system ; and it was not until the close of the eighteenth century that a public office was instituted to collect and disseminate information on agricultural topics. In regard to the tariff, the general rule was to encourage exports and restrict foreign competition. The rent of land was regarded as one of the best criteria of national prosperity, and a mistaken deduction was drawn from this principle in favour of raising rents artificially. In earlier chapters we have watched the gradual transition from a policy which aimed simply at providing cheap corn for the consumer to the protection of the producer. A further step was taken in 1689, when a bounty on export was offered. Considerable duties on imports of agricultural products had been imposed under the Restoration. It must, however, be remembered that the export bounty on corn purported to assist the consumer by making it profitable to sow so great an acreage that there would be no famine, even in years when the harvest was a failure. It was claimed that the bounties reduced price fluctuations, and actually lowered the average price by increasing the quantity produced. As regards the latter point it is true that the price of corn was on the whole lower in the first half of the eighteenth century than in the previous fifty years. But Adam Smith pointed out that a similar fall in price occurred in France, where, until 1764, the usual policy was to prohibit exportation. There is little sign of the bounty acting as a stimulus to improved methods of production, yet unless this was the case, it is hard to see how an increase in the area under wheat could fail to raise prices in normal years. Nor is it easy to believe that the bounty steadied prices. The question cannot, of course, be decided absolutely, but whilst theoretical considerations are on the whole against the view, no support for it can be drawn from the study of price statistics. If the Windsor corn prices for the thirty years before 1689 are compared with those for the thirty years after that date, the difference between the extremes of high and low prices are almost identical for the two periods. In the former we have £3 14s. in 1662 and £1 5s. in 1687, in the latter £3 18s. in 1709 and £1 6s. in 1706.

In spite of the power of the landlords in Parliament, their interests were generally placed second when they seemed to conflict with those of the manufacturers. Thus the export of wool was

prohibited by statute from the Protectorate onwards. Adam Smith doubted whether the prohibition affected the quantity of wool produced. The price of the best wool in England was lower in his day than the price of inferior qualities in Amsterdam, and he believed that the English farmers revenged themselves by charging a higher price for mutton. It is worth noting that the sheep-breeders of the eighteenth century aimed at increasing the weight of meat rather than the weight of wool.

In taxation it cannot be charged against the landowners that they made any active attempt to rid themselves of their burdens. It was, for instance, never seriously proposed to take the burden of the rates off land. There was, however, a persistent feeling in Parliament that taxation of land was undesirable. When the feudal dues were abolished at the Restoration, they were made good by an excise, not by a permanent imposition of the land tax ; and it is significant that no reassessment to the land tax was made after the end of the seventeenth century. There was no ungentlemanly stampede, but the power of evading taxation was almost imperceptibly utilised.

The progress of industrial technique during this period was still very largely due to foreign immigration. A stream of French Huguenots, after the revocation of the Edict of Nantes, founded many new industries. German refugees arrived in 1709 and 1732, and more French in the middle of the century. Apart from the effects of political or religious persecution, England, from the sixteenth century onwards, offered a field to the foreign "expert" who could introduce and secure a patent for some new process or mechanical device. The statute against monopolies of 1624 had carefully safeguarded the claim of the inventor or introducer of new methods, and the patent records from the beginning of the century show that attention was turned increasingly to technical improvements. It does not form part of our plan to attempt any detailed study of these improvements. In general, as might be expected, they implied increasing capitalistic control of industry. Amongst the refugees from France and Germany were a minority of well-to-do and experienced employers. The more humble took service either with them or with English capitalists. The French or German craftsman, ignorant of the language and customs of the country, and with no reserve of wealth, was not in a position to

set up in independence, even if he had been independent in his native country. The elaboration of new processes in many cases called for considerable expenditure of capital on experiments, or, where this was not the case, at least by increasing production, made capitalist organisation more profitable. The introduction of the flying shuttle in weaving, for instance, threw the weavers ahead of the local supply of yarn, and caused it to be supplied to them from greater distances.

As a preliminary to the history of technical improvements during the Industrial Revolution the conditions of two groups of industry—textile, and mining and metallurgical—in the previous century and a half are specially deserving of consideration. The textile industries, as far back as history can follow them, have been distinguished by the use of mechanical devices. A primitive loom is already quite a machine, whilst a potter's wheel or a smith's bellows are little better than tools. There were accordingly in the sixteenth and seventeenth centuries numerous anticipations of the great development of textile machinery which inaugurated the Industrial Revolution. We may notice the use of fulling and gig mills, of a mechanical shearing process, of frames for knitting stockings, of machines for weaving ribbons. In the first half of the eighteenth century we have the invention of the flying shuttle, which could be adapted to all kinds of weaving, and doubled the output of the worker; and the importation from Italy of designs for water-driven machinery to throw silk, which was set up in a considerable "mill" at Derby. There were, however, very great obstacles to the rapid adoption of technical improvements throughout the whole of this preliminary period. In the first place vested interests resisted the encroachment of new processes; in the second the possibility of greatly increasing production in the chief textile industry was limited by inelasticity in the market of cloth and in the supply of wool. The more rapid progress of the cotton industry in the eighteenth century was due to the fact that these difficulties were non-existent or relatively slight.

The opposition to the use of machinery, whether by vested interests or by the Government, was perfectly reasonable. The objection felt was not to change in itself but to such change as sacrificed the justifiable expectations of one group of producers to the interest of another group or of consumers. This is evident

from the fact that an invention which did not threaten to displace existing labour was always regarded favourably. The inventor in such a case might count upon the grant of a patent if he secured the ear of an influential man, even before the patent system was regulated by statute. Similarly the refugees who introduced the cloth-finishing processes into the country were on the whole welcomed by the Government and by public opinion in general. There is no doubt, however, that the limits imposed on enterprise by regard for existing interests—there being no settled plan or policy for compensating those interests—appreciably hindered industrial progress. It is not, indeed, likely that many machines were actually kept out of use. Elizabeth might refuse the present of a pair of stockings knit by machinery, but the stocking-frame had “come to stay.” Yet the system doubtless discouraged many who would otherwise have thought out improvements, and made the adoption of new methods when discovered much slower than it would otherwise have been. It should be noticed that opposition to an improvement was comparatively small if there were reasonable prospects of a rapid extension of sales of the commodity affected. In this respect all the minor textile industries, cotton, linen, and silk offered a more favourable field to the inventor in these centuries than did the staple wool. In regard to wool there seemed little prospect either of extending the market or securing an additional supply of the raw material. The cloth industry was firmly established over a great part of Europe, and almost everywhere the European powers were intensifying their protective systems. On the other hand, on account of climatic conditions, there was no great market for cloth either in the older American colonies, or in Persia and India. The poor market for cloth was a favourite objection to the Indian trade, and the search for a North-west passage was instigated by hope of discovering an easy route to the temperate provinces of China where cloth would sell. There was, therefore, some excuse for the anxiety of the Government when the cloth industry was threatened, either with cheapening of the cost of production, or with competition from Ireland or the Colonies, or with a shift in consumers’ demand from cloth to some other textile. Those who had most capital invested in the industry probably understood to the full the delicacy of the situation. It is

noteworthy that the districts of the west, where capitalistic organisation had made most progress, were far slower in introducing labour-saving devices throughout the eighteenth century than the West Riding of Yorkshire. The West Riding clothier who worked with his family adopted the flying shuttle and the spinning jenny, which enabled him to increase his family output. The employers of the Western Counties, few in number and no doubt formulating a class policy, probably believed that a rapidly increased output of their fine cloths would spoil the market, and refrained from pressing the new methods upon their employees.

The relations between the cloth and other textile industries were a continuous source of difficulty, for whilst cloth was entirely unsuitable to some purposes, and some quantity of linen, canvas, and silk was therefore desired, there was also the fear that their consumption might in other cases interfere with the sale of cloth. Thus the attempts to encourage native production of linen and silk without thereby interfering with the markets of the cloth industry resulted in most complicated regulations as to what materials might be used for stated purposes, and also an expensive export bounty system. The cloth industry early recognised in cotton its most dangerous competitor. Pure cottons could not indeed be produced here, for English spinners did not possess the skill to produce a warp of sufficient strength; but in the reign of Anne the trade in imported calicos, which were printed in England, expanded rapidly at the expense of woollen hangings and dress fabrics. In 1720 their use was prohibited in England, whether printed here or in India, and the printing industry was confined to linen and mixtures of cotton and linen, until the rise of machine spinning in the cotton industry half-a-century later.

It is probable that the adoption of mechanical improvements in the cotton industry was hastened by the knowledge that the raw material could be obtained without difficulty, and that the market for the finished article was almost limitless. A large sale was assured both in tropical and temperate climates, and though the native producer in India might well have urged the iniquity of his uncompensated destruction, India, after the campaigns of Clive, was not in a position to enforce the will of her vested interests. The English woollen industry could and did urge the danger that some of its products would be replaced by cotton, but a valid general

answer could be given in the prospective expansion of English cotton exports. The two industries were not so dissimilar as to make the transference of labour from one to another impossible.

Throughout the textile industries there was a tendency in the seventeenth and eighteenth centuries for the weaver to outstrip the supply of yarn. This tendency was accentuated by the gradual adoption of Kay's flying shuttle after 1733. It was, therefore, towards spinning that the attention of inventors and speculators was chiefly directed. The problem was partly solved between 1730 and 1740 by the joint efforts of Wyatt and Paul, and a spinning mill was established at Northampton by Edward Cave, who bought their patents. The motive force was water. Carding as well as spinning were done by machinery, and as many as fifty hands were employed. The undertaking was not a success financially, though it continued to operate until 1764. The ideas of Wyatt or Paul (it is uncertain which contributed most) were turned to better account by Richard Arkwright.

If improvements in the textile industries were likely to be resisted by the Government there was no such opposition to the course which mining and metallurgy were destined to follow. The importance of timber as material for ship-building made its use as fuel objectionable. Any inventor who could either improve the methods of coal mining, or show how coal could be used as a substitute for timber in industrial processes, was regarded as a public benefactor. He would, of course, be liable to attack from vested interests, but other things being equal all Governments would support him. In regard to the production of coal and mining generally, as the surface outcrops were used up problems of drainage and mining engineering became more and more pressing. Where the shafts were sunk in hills, the method of cutting adits from successive levels to the side of the hill was adopted; but this plan was, of course, only applicable in cases where the workings lay higher than the lowest exposed surface near them. As the shafts deepened, fewer and fewer fulfilled this condition. The water was got out by pumps and chains of buckets worked by hand or horse labour, but from the end of the seventeenth century steam power became more and more common in the mines. Savery's "Fire Engine," patented 1698, was intended by the inventor to clear mines of water, and

though exceedingly defective, was used for this purpose. His contemporary, Newcomen, made a considerable advance. His engine held the field for mining work until Watt had perfected his improvements. The demand for pumping engines was produced chiefly by the increased demand for coal; and this again was largely due to increased use of coal in smelting iron. It should be noted, however, that many other industries consumed increasing quantities of coal—e.g. glass-making, ceramics, brick-making, and all the industries of metal working. The domestic consumption also increased rapidly. The output is said to have risen from 2,612,000 tons in 1700 to 4,773,000 tons in 1750. The increase after that date was still more rapid.

Coal had been used for many centuries in working iron, but it was, in its natural state, unsuitable for smelting iron ore. It gave off gases in combustion, which, combining with the metal, impaired its quality. Hence the substitution of coal for timber could not be carried out until a cheap and effective coking process had been discovered, and the difficulties of using coke instead of charcoal solved. It is probable that the German adventurer, Sturtevant, who received a patent in 1612, was experimenting on these lines, and that Dudley, whose work began in 1619, had solved the problem. If so, the accident of the Civil War delayed the development of the industry for a century. Dudley was a royalist, and was ruined by the war. The Government of the Restoration did not help him, and he died keeping his secret. He had actually produced iron at less cost than was possible with the older processes. His original works were ruined by floods, and he suffered also from the violence of competitors. Great progress was made between 1709 and 1760 by the Abraham Darbys, father and son, by Ford, and by Reynolds, at the Coalbrookdale Works.

It is in mining and metallurgy that the earliest examples of the large "works" are discoverable. We have seen something of this as far back as the sixteenth century. The Annual Register of 1769 gives an account of a copper mine in Staffordshire which was supposed to bring its owner, the Duke of Devonshire, a clear £8,000 per annum. This enterprise was very considerable. Sixty men worked at the actual extraction of the ore. It was raised by handwinch to the terminus of an adit, and despatched on waggons

whose wheels ran in grooves. The ore was broken by men, and further broken and washed by women. Three hundred men, women, and children were employed, their ages ranging from five to sixty. The organisation of mines and of iron works must have been generally on a considerable scale. The tendency was for the most important inventions and improvements to be struck out and elaborated in works which already enjoyed a certain prestige. Experiments in iron production could not well be carried on without elaborate plant. The method of the investigators was still largely empirical, and laboratory work required to be backed by workshop practice. It is difficult to determine how close was the connection between the progress of invention and the new scientific movement of the seventeenth century. In the case of the steam engine a connection is clear, and it seems evident also that Dudley had access to the best thought of his age ; yet on the whole until the close of the eighteenth century the debt of industry to science was surprisingly small. It should, however, be remembered that science offered no career, and that men who now might drift into research, drifted instead into industrial alchemy. Such a man was Josiah Wedgwood, who was apprenticed to his brother in 1744, and set up for himself fifteen years later. His capacity as an experimental chemist was almost as striking as his organising ability. The great interest in the history of the period is the change in opinion which turned such men as Dudley and Wedgwood from the search for the philosopher's stone to the solution of humbler technical problems. This change was gradually brought about by the fact that the difficulties of marketing a large output, and of large scale organisation, had been so far overcome that it was evidently worth while to think out improved methods of production. Until these preliminary steps had been taken, attention might well be confined to the transmutation of metals ; for gold and silver alone could be disposed of in unlimited quantities. It would indeed be absurd to suggest that all chemists reasoned in this way, but the explanation of the gradual relinquishment of search for the stone must be sought in this gradual opening up of new fields for the profitable application of new knowledge.

The development of the organiser of large scale production is exceedingly obscure, but three chief roots may be discerned. (1) Running back to feudalism and uniting ultimately with the

system of manorial demesne farming, we may trace the "bailiff" or "steward" organisation of mines, ironworks, etc., on the estates of great nobles. This system, in spite of its obvious defects from an economic point of view, was still strongly represented in the eighteenth century. We may probably connect with it the survival of quasi-servile conditions in the Scotch mining districts. It was, however, destined to give way to the plan of leasing working rights in return for royalties, although it should be remembered that even where this system is adopted some part of the capital required is often provided by the owner of the land. (2) Leasing of working rights to speculative adventurers has also a long history. Examples of it are frequent in the Middle Ages, especially in connection with the Crown rights. As the former type of organisation merges ultimately with bailiff farming of the demesne, so does this with financial enterprise and the beginnings of political banking. A financier would advance money against the right to receive dues from an unorganised mining population, and gradually the organisation of the industry would pass into his hands. The fifty years at the close of the sixteenth and commencement of the seventeenth centuries, during which the patent system culminated and declined, seems to have witnessed a great development of this system. Sir Walter Raleigh's patent for tin may be mentioned. When attacked in Parliament, he claimed that his organisation of the business had prevented fluctuations in employment, and maintained good wages for as many miners as chose to apply for work.¹ Here, indeed, we have the regulation of an industry rather than the organisation of a business, but the two shade into one another imperceptibly. (3) In many industries the merchant capitalist developed into, or was superseded by, the industrial capitalist. The evolution can be traced from the mere merchant who buys the product and markets it, through intermediary stages where he (a) provides raw material, (b) employs upon a stock of raw material a succession of specialised craftsmen to perform successive processes, (c) owns the tools or machinery used by the workmen in one or more of these processes, and (d) has one or more process carried on in a mill or workshop of his own, to (e) the final appearance of the factory system.

We have seen that at the close of the sixteenth century the foreign

¹ We may compare the arguments often advanced in favour of trust organisation in the present day.

trade of the country was passing into the hands of merchant companies, each of which was privileged exclusively with regard to a certain region. The force which evolved this system was the desire of established merchants to win a legal basis against the competition of newcomers in the field. Such a desire is, however, a normal constituent of industrial life, and does not by itself explain the acquiescence of the Government. For there was here no question of so ordering competition as to secure good quality and fair prices, or prevent irregular employment within the country. Nor was there, again, at least in most cases, any feeling that the company form was necessary in order to further trade, for the market had usually been opened up by private initiative. The foreign trade companies were in both respects at least less obviously useful than the industrial companies within the country, and yet the former retained their importance longer than the latter. If we return for a moment to the decay of association in domestic trade we shall see the grounds upon which a demand for company control of foreign trade could be based. The nation had become homogeneous. Individuals enjoyed, in theory at least, something like equal rights. Common institutions transcending class and local divisions made individual differentiation more and more possible. But the unconscious recognition of the binding forces of society still ceased at the coast. The Englishman out of England, in his dealings with foreigners, and even in his dealings with other Englishmen, followed another code, or rather was less bound to any code at all. This would have been by itself of comparatively small importance. If the State had been in a position to police the seas and maintain detailed relations with other countries by a diplomatic and consular service there would have been no difficulty. At the time this was impossible; the national revenue could not have borne the expense entailed even if the political organisation of the country had been adapted to the assumption of this new work. It could be urged that some form of organisation was needed to stand between the English and the States with which they traded, to obtain privileges and protection, and to prevent actions by individual traders which might endanger the livelihood of all.¹ In most cases the constitution of such a company might be simple in the extreme. Practically

¹ Thus the East India Company suffered from piratical attacks by interloping Englishmen on Indian subjects.

all that was necessary was to register all traders to a particular country by requiring them to pay a small fee to a common company. The governing body could frame the necessary regulations and negotiate with the foreign power for privileges to be enjoyed by all in common, and discipline could be maintained by the threat of exclusion from the benefits of the association. In other cases more seemed necessary. If the voyages entailed were very long and risky, and the civilisation of the country in question defective, or widely different from that of Europe, it was desirable for the company to command and use larger funds than could be provided by entrance fees. The establishment and maintenance of factories and a permanent staff in the foreign country, the fitting out of sufficiently large and well equipped vessels, the duration and risks of each venture, could be better dealt with by a closer association. According to the conditions of trade with different countries we find, therefore, two distinct kinds of association developed, the Regulated Company on the one hand, the Joint Stock on the other. Of the first kind, the Merchant Adventurers at Hamburg, the Eastland or Muscovy Companies, the Turkey (Levant) Company, were the most important; of the second, the East India, the African, and the Hudson's Bay.

The theory of the Regulated Company was liberal, but in practice it often became exclusive. This might happen in one of two ways. Either the entrance fee might be raised so as to constitute a perceptible tax on outsiders, or the arrangements for common sailings, etc., might be manipulated by a governing clique of merchants to their own advantage. One or both of these practices occurred in the history of every regulated company. The demand of their opponents was not, generally speaking, that the companies should be abolished, but that they should be thrown open. An experiment in unregulated trade was tried under the Commonwealth, but soon abandoned. At different periods in the seventeenth century serious complaints were urged against one or other of the Regulated Companies. They continued to exist, in most cases, through the eighteenth century, but in the later stage their real importance was less. Either they dropped their monopolistic practices or came to acquiesce in the existence of a good deal of technically illicit competition from interlopers. Among the Joint Stock enterprises the East India and the Hudson's Bay did great constructive

work. The African Company, on the other hand, was consistently a failure. It may be conjectured that the conditions of the African trade were exceptionally unfavourable to the Company form. There was not sufficient cohesion among the native tribes to resist the raiding interloper, and the company could, in consequence, do little for the individual which he could not do better for himself. In 1750 the joint stock company was wound up, and all existing interests consolidated into a regulated company. Most of the capital expenditure was, however, defrayed by the nation.

Of the collision between English traders and weaker races during this period perhaps the less said the better. It is, however, obligatory to remember that the monopoly of supplying slaves to the Spanish colonies was obtained by the military and diplomatic power of the country amid general approval. The part which was played by Arab slavers in African history in the nineteenth century was played in the eighteenth century by Englishmen ; nor is there reason to believe that the horrors of the " middle passage " were inferior to those of the " caravan." The methods of exploitation adopted by the East India and Hudson's Bay Company were of a more subtle kind, and redeemed to some extent by military heroism and pioneering grit. The beginning of better things in India dated from the reforms of Clive. But the real turning point was the administration of Warren Hastings. There is a strange tragedy in the fact that the latter, who was the first great example of the better type of English proconsuls, should have gone down to popular imagination as an unscrupulous tyrant.

CHAPTER XIII

FINANCE AND TAXATION

IN all matters which fall within the somewhat vague limits of the term finance, the century which followed the Restoration marks a turning point. Taxation voted by Parliament came to be the normal method of meeting ordinary expenditure which had hitherto been met chiefly from the hereditary revenues of the Crown. It ceased, moreover, to be adequate for the cost of war, even with the help of such loans in anticipation of revenue as had become increasingly common from the thirteenth century onwards. Hence the definitive adoption in the eighteenth century of the system of funded debt. The monetary problem was revolutionised by the growing substitution of credit instruments for coins, and in a less degree by the use of machinery at the mint. The system of short credit gradually permeated business in the larger commercial centres. In a few cases it was found desirable to go farther even than this. For the inadequacy of individual capital and the instability of credit a remedy was discovered in the Joint Stock principle. In each particular we discover a more complex machinery which on the one hand economises enormously the force of the nation, whether for economic or political effort, and on the other when used unintelligently generates wholesale disaster. The statesman and the industrial organiser are less dependent on the personal resources of themselves and their immediate friends. Organised institutions and markets develop, which will perform defined services on defined terms. The conditions and consequences of alternative schemes become more calculable. The foundations are laid for a science of finance. In the history of this transition the incidents of most importance are the success of the House of Commons in the Constitutional struggle, and the establishment of the Bank of England.

It is clear that by the end of the sixteenth century the hereditary revenues of the Crown were no longer adequate to the ordinary expenditure of the country. This was due partly to the fall in the purchasing power of money, partly to the extravagance of Henry VIII, partly to the growing need for a more elaborate peace

establishment. Even Elizabeth, though she pushed thrift up to, if not beyond, the limits of foolhardiness, had utilised the patent system and condoned piracy to make ends meet. She had also regulated her foreign policy on lines of economy, which were ultimately irreconcilable with the growing national desire for commercial expansion. In the seventeenth century the rise of prices continued until 1660. The Stuarts were extravagant. Cromwell's military despotism was inevitably expensive. The need for naval expenditure in times of peace was more and more recognised. An increase of expenditure was unavoidable. The constitutional struggle decided by whom that expenditure should be controlled. The success of Parliament resulted in the development of a comparatively sound financial method at a much earlier date than in most Continental countries. Apart from technical points of immense importance—e.g. that taxation should be voted annually, which necessitated an annual budget—the fact that the finances of each administration were criticised in debate made for good management. It is true that the opposition occasionally defeated a valuable proposal, as when Walpole was compelled to withdraw part of his reforms. But the financial record of England, after the Revolution, compares favourably with the average of absolute monarchies.

The first sixty years of the seventeenth century were a period of fiscal experiments. Those of James I and Charles I bore little fruit, since they became part of the constitutional dispute and were thrown aside by the successful party. Between 1640 and 1660 on the other hand, one form of taxation—the excise—was introduced, which was retained after the Restoration. It has, however, been pointed out earlier that Pym's excise and some of the Stuart patents had points in common. All parties instinctively perceived that the economic development of the nation had reached a point at which internal taxation of commodities was both feasible and productive. Excise duties were steadily developed and became one of the chief heads of revenue. Considerable elasticity was shown by the customs, also, as the trade of the country gradually increased.

The principle that national expenditure should be controlled in detail by the House of Commons was not established until the Revolution. Cecil had attempted, in 1610, to secure a permanent revenue in lieu of the profits of the court of wards and

liveries and the prerogative of purveyance. His plan, however, assumed that the revenue would be assigned permanently to the Crown, and that its expenditure would be as independent of parliamentary control as was that of the old ordinary revenue. The negotiations over, "the great contract" came to nothing, and the doubtfully legal expedients resorted to by the Crown, precipitated the Civil War. It is, however, clear that the reluctance of the Commons to find money was not due to a desire to guide expenditure: they objected to the policy of the Crown, and took this way of obstructing it: they had not, and the country generally had not, decided finally that ordinary expenditure should be subject to detailed control by Parliament. Hence, in the early years of the Restoration we find the Commons voting money to Charles II for his life, and estimating the total to be made up on the basis of the necessary expenditure of the Crown in ordinary times.

This minimum expenditure was estimated at £1,200,000, of which little more than £100,000 came from the royal demesne. The feudal dues were finally abandoned; but the excise duties granted in exchange for them were actually made hereditary in the Crown instead of being granted for the life of the King. It has often been pointed out that the burden of the feudal dues was shifted by this arrangement from the shoulders of certain families on to the general public, and especially the working classes, and if we consider the finance of the seventeenth century as a whole it appears that this tendency is its principal characteristic. It may be doubted, however, whether the determining factor in this development was the political supremacy of landed and moneyed men; for the Crown had equally under Elizabeth and the first two Stuarts attempted to increase its revenue by taxes on articles of general consumption. Two forces co-operated with the distribution of political power to produce this trend in the fiscal system. First the ease with which revenue could be raised by this method. Direct property taxes had always been difficult to collect, and the breakdown of the close relations between local authorities and the central government would make them more so. Secondly, in all men's ideas taxes on property were associated with extraordinary expenditure, whereas in the form of customs duties taxation of commodities had long been a source of regular revenue. Hence it was natural for Parliament when called upon to increase the ordinary revenue to prefer

taxation of commodities. It should also be noted that the hearth tax, which was imposed at the same time, acted as a rough income tax with a minimum limit, cottages being exempt. Whatever the explanation, the growing disregard of equity in taxation as compared with productivity is very noticeable. Far more important than the substitution of excise for feudal dues, which after all was a question of only some £100,000 a year, was the cumulative tendency to throw the burden of war upon the masses which resulted from the combination of commodity taxation with loans for extraordinary expenditure. It was, of course, much easier to raise money by loan than by a special tax on property; the mischief was that the interest upon the loans became part of the ordinary expenditure of the country, and was raised by taxation of commodities instead of by taxation of property. It must, however, be remembered that the poor rate, which fell on property, rose pretty steadily through the seventeenth and eighteenth centuries.

In 1688 the principal taxes were as follows:—

Hearth Money	£200,000
Customs	£992,000
Excise	£620,000
Total				£1,812,000

These figures may be compared with the following statement for 1755:—

Land Tax	£1,000,000
Window Tax and Tax on Pensions	235,000
Customs	£1,780,000
Excise	3,660,000
				5,440,000
Stamps	137,000
Total				£6,812,000 ¹

The land tax was now annual, whereas during the Restoration period sums had been raised occasionally by the old subsidies, by special assessments, by poll taxes, and so on. On the other hand

¹ See Dowell, "History of Taxation," Vol. II, pp. 34, 127.

it will be seen that whilst the window tax, the tax on pensions, and the stamps together bring in £372,000, as compared with £200,000, the yield of the Hearth money in 1688, Customs and Excise yield £5,440,000 against £1,600,000. The revenue of £1,000,000 from land in 1755 compares unfavourably with the £19,000,000 raised by property taxes during the twelve years 1689 to 1700. When war broke out, however, in 1756 the land tax was raised from 2s. to 4s. in the £, and brought in £2,000,000.

The taxation of commodities already pressed hardly upon the very smallest incomes, for it must be remembered that in the absence of sanitation fermented liquor was almost necessary to health. Like the beer and spirit duties, most of these taxes fell with most severity on the lower middle class, artisans, and labourers.

As the nation was driven to taxation of commodities by the growing difficulty of collecting money in any other way, so it was driven to the expedient of a permanent debt, by the inadequacy of the old method of extraordinary taxation. The advantage of borrowing as compared with taxation is evident since it artificially selects those who can from those who cannot dispense with part of their income without loss of efficiency or other undue strain. If one can assume that the taxation required for interest and sinking fund will be laid equitably, the only arguments which can be urged against borrowing are those which depend upon the encouragement to extravagance which results from its advantages. It is sufficiently clear that the eighteenth century disgraced itself by extravagant borrowing and the nineteenth by niggardly repayment, for though it is true that the gains from national expenditure are shared by future generations it is also plain that they depreciate very rapidly, and that the debt incurred in producing them ought to be speedily wiped out. Often, also, expenditure which has entailed borrowing leaves a country no stronger, or even weaker, to face subsequent dangers. The expenditure of England in the Crimean War is a case in point. It is therefore somewhat disquieting to remark that history minimises the hope that any successful attempt to clear off national debt will ever be made. In only one case throughout the history of the English debt has the addition made during one war been cleared off before the outbreak of the next. It had always been customary to appropriate specific taxes as security for advances made by moneyed men to the Government. At the

Revolution the sums required were so large that immediate repayment was unthinkable. The floating charges already amounted in 1691 to over £3,000,000. In 1692 £1,000,000 was borrowed on the security of liquor duties, which were to provide a fund for the payment of life annuities to the lenders. Finally the £1,200,000 lent by the Bank of England, in return for its charter in 1694, constituted the first "funded debt," there being no provision for wiping off the capital obligation. In 1697 (Peace of Ryswick) the capital of the debt had reached £21,000,000, in 1713 (Utrecht) £53,000,000. By 1740 it had been reduced to £47,000,000. In 1748 it was £78,000,000, in 1756 £72,000,000, in 1763 (end of Seven Years' War) £122,000,000 funded and £14,000,000 floating. Conversions were effected in 1717, 1727, and 1749. A sinking fund was established without much success in 1716. The debt was very little watered during this period, and most of the stock was issued at par or at only a small discount.

The early history of the debt is intimately associated with the foundation of the Bank of England, whose capital was, in great part lent to the government, and into whose hands the management of the debt eventually passed. Even the early history of the bank, however, is not purely political. Its foundation marks an important stage in the economic development of the country. By the end of the sixteenth century the use of credit instruments to effect payments between distant places was firmly established, and it appears that in international trade London was already becoming an important centre of these operations. Credit was frequently given by seller to purchaser, and the trade bills arising from such transactions were dealt in by moneyed men who bought them for investments, or with the object of transferring funds to agents at the places on which they were drawn. A market in bills was thus formed, and fluctuations in their prices, i.e. upward and downward movements of the exchanges, influenced the profits of exporting and importing, and in this way still further reduced the need for bullion shipments. The peculiar developments of the period in the field of private finance were the spread of deposit banking, and the promotion of Joint Stock enterprises, whose shares became the subject of speculative sale and purchase.

Until 1640 it seems to have been the rule alike for merchants and moneyed men to keep any uninvested funds either on their

own premises or at the Tower of London. From the frequency of monetary stringencies it is probable that the total of such surplus funds—beyond the safety limit of till money required by each individual—was normally very small: the £130,000 of bullion seized by Charles I from the Tower in 1640 was a special consignment on its way from Spain to Dunkirk. The action of the Crown at all events made men distrust the Tower as a place of safe deposit, at the very moment when, as a result of the Civil War, prudent men were presumably decreasing their commitments and investments. The strong rooms of the goldsmiths offered an alternative, and considerable sums were deposited with them for safe keeping, both by merchants and by landowners. The goldsmiths, however, were already financiers, and it was natural for them to lend out part of these deposits, reserving only sufficient to meet probable calls. The profits earned were so considerable that they soon began to attract deposits by the offer of interest, and by 1680 they had built up a considerable banking business. Before the dissolution of the Long Parliament, they had already begun to circulate notes payable to the bearer on demand. Under the Restoration they advanced considerable sums to the Crown in anticipation of the taxes. The stoppage of payments by the exchequer in 1672 showed that the whole business of the country was bound up with the system. The goldsmiths claimed that their ruin would involve the ruin of 10,000 depositors.

As early as 1651 the first tract in favour of a chartered bank had been published. In the reign of Charles II projects multiplied. There were many who felt that the goldsmiths having stumbled upon a profitable line of business were exploiting it in their own interest, and that it might be possible to secure by chartered management either some specific object of general advantage or greater stimulus for the economic development of the country, or both. These demands were in fact the expression of the still prevailing beliefs that regulated was preferable to unregulated enterprise, and that exceptional gains should in some way be secured for the public, and not left to individuals. The Bank which ultimately emerged was very far from satisfying these feelings completely, in spite of its considerable services to the State. We shall find in the opposition which it met at several crises in the first hundred years of its existence, the echoes of complaints which were urged

before 1694 against the goldsmiths. These last undoubtedly turned their opportunities to account with a minimum of regard either for the security of their depositors or the usury law. Failures, as the result of over investment of deposits, were frequent, and whilst the maximum rate of interest allowed by law had been reduced to six per cent. in 1652, they probably extracted as much as fifteen per cent. from the Crown, and indefinitely higher rates from private individuals. To this it should be added that the combination of deposit banking with their older trade of money changing gave them exceptional opportunities of manipulating the coinage to their own advantage. It was supposed that they not only sorted out for export the heavier pieces, and loaned out and paid their note and deposit liabilities with light pieces exclusively, but even resorted to "clipping" and "sweating." It is a matter of some difficulty to sort out the wheat from the chaff in these allegations, and to account for the defects of the system. It seems clear in the first place that the goldsmiths seldom, if ever, controlled a capital large enough to do miscellaneous banking safely. If it was necessary for them to offer depositors six per cent. at a time when this was the maximum allowed by law, their credit cannot have been super-excellent. Yet the mere fact that they had to pay six per cent. to their depositors must have compelled them to undertake business at rates of interest which denoted yet greater risks, or to squeeze individuals whom they knew to be in difficulties. It might reasonably be held that a chartered institution would both command greater confidence and be less likely to descend to usury or fraud on the coinage. The average rate of interest for short loans when they are made in accordance with a sound routine, and when the number of transactions which insure one another is sufficiently large, ought to be exceedingly moderate. It can, however, be driven up very considerably where these conditions are not fulfilled. Advocates of banks under the Restoration, although they claimed that their schemes, if realised, would cause a reduction in the rate of interest, did not reason exactly in this way. They considered that the Bank would increase the supply of money and that its price would fall in consequence—meaning by price the rate of interest. But although their argument was defective, they had a clear perception of the kernel of the matter. They saw that a bank would command more confidence than a goldsmith,

as a result of its larger operations and more conservative management. Its better credit would enable it to borrow on easier terms, and this again would permit of its lending at lower rates. Petty, in his tract "*Quantulumcumque*" (1682), outlined that analysis of the real economy of credit which formed the backbone of Ricardo's work on currency. He held that the erection of a bank would "almost double the effect of our coined money," and that if this resulted in a glut of coin "we may melt down the heaviest, and turn it into the splendour of Plate, in vessels or Utensils of Gold and Silver; or send it out, as a commodity, where the same is wanting or desired; or let it out at interest where interest is high."¹ He had also perceived the connection between the interest obtainable for loans and the interest obtainable by other forms of investment, e.g. in land, houses, or job-horses. Hence he disliked limitations on freedom of export of money and the fixing of a maximum rate of interest by law. But it was long before these theories won the assent of the business world.

The Bank of England owed its charter less to a deliberate cognisance by the Government of the services which such an institution could perform to the business world than to pressing necessities of State. We have seen that the Revolution entailed considerable loans. By 1694 the traditional methods of finance were exhausted. £1,200,000 were urgently needed to balance the year's expenditure, and a scheme suggested by Paterson was carried out without much modification. The "Governor and Company of the Bank of England" were chartered to collect and lend to the Government £1,200,000. The Government engaged to pay £100,000 per annum until 1705, when they were to be at liberty to discharge the debt. So far the affair was merely a national loan. The creditor corporation, in addition to the interest, "was authorised to issue notes, to deal in bullion and commercial bills, and to make advances on merchandise."² It issued notes to the amount of £1,200,000; it discounted trade bills, received deposits, and lent money on security.

Its success, and the services which it rendered to the Government, was so great that it was able to secure from time to time renewal and extension of its privileges. In 1697 the foundation of its monopoly of corporate banking in England was laid, and this

¹ Sir W. Petty, *Works*, II, 446.

² Conant, "*Modern Banks of Issue*," 82.

was strengthened in 1709. In 1751 it took over the management of the National Debt.

The objections which were urged against the Bank in the first seventy years of its existence were not generally speaking very intelligent. They were rooted either in the jealousy of the goldsmiths or in the suspicion that the Bank derived from its privileges a benefit disproportionate to its services to the State. It is easy to see now that the existence of the Bank gave a false turn to banking development generally in this country, but for lack of experience this could hardly be known at the time. The monopoly of Joint Stock Banking, as Scotch experience showed, was not necessary to preserve the stability of the Bank. Its effect was rather to prevent the private bankers from being swallowed up in amalgamations. In other words it stopped the transition from private to Joint Stock banking, whose commencement was the principal economic gain from the establishment of the Bank. It is probable, though less certain, that the extension of banking facilities in the provinces was also delayed. It was at one time proposed that the Bank should establish branches in the country towns, and if it had been faced by the competition of other corporations it is probable that this would have been done. The provinces offered little scope to the private banker until the Industrial Revolution. In 1750 there were very few "bankers' shops" outside London. It is, however, probable that a powerful corporation would have been able to circulate its notes from branches, as was actually done in Scotland. As the case lay, the rise of banking during the Industrial Revolution was organised by private firms with disastrous results.

The establishment of the Bank of England was followed by the first considerable investment mania which the country had witnessed—a product no doubt in part of the increased credit facilities which the Bank placed at the disposal of the public. Through 1694, 1695, and part of 1696 a number of new enterprises, sound and unsound, were set on foot; existing businesses were sold to promoters who over-capitalised them; there were lotteries and schemes for banks, and the crudest of mining frauds. "The projectors . . . pretend a mighty vein of gold, silver, or copper, to have been discovered in a piece of ground of their knowledge: then they agree with the lord or patentee for a small yearly rent, or a part reserved

to him, to grant them a lease for twenty-one years to dig that ground ; which they immediately fall to, and give out it is a very rich mine. Next, they settle a company, divide it usually into four hundred shares, and pretend to carry on the work for the benefit of the proprietors ; who at the beginning purchase shares at a low rate, viz. ten or twenty shillings, etc. Then, all on a sudden, they run up the shares to three pounds, five pounds, ten pounds, and fifteen pounds per share.”¹ The reaction came in 1696, accentuated by the re-coinage. A run on the Bank was organised by hostile parties, which was defeated by justifiable if unsavoury expedients. The Government relieved the strain by the issue of a temporary paper currency—exchequer £10 bonds, bearing a high rate of interest until their redemption.

From this time onwards hardly a decade passed without the credit cycle of boom and depression, although the intensity of the phenomenon varied enormously from the South Sea Bubble in 1720 to the hardly discernible boom in the woollen industry in the early 'forties and early 'fifties. Already in 1698 the mass of stock jobbing had become so great that it moved from the Royal Exchange and found a separate home in Change Alley. It was here that the mania of 1720 centred. A further outburst of speculation in the early 'thirties produced the repressive Act of 1734, “to prevent the infamous Practice of Stock Jobbing.” Already in 1719 the Bubble Act² had prohibited the formation of companies with transferable shares, unless chartered by the Crown or by Parliament. Repressive legislation was powerless to prevent Stock Jobbing, since this could be carried on in privacy. The rough handling of intruders, which is still *de règle* on the English Stock Exchange probably goes back to a once real danger of informers. The professional operators remained unorganised until 1760, though they all frequented the coffee houses in Change Alley, and had their offices there. In 1760 the more reputable among them drew together into the London Stock Exchange Association, whose members met at one particular house,³ just as did the associated insurance brokers at Lloyd's. But though speculation could not be

¹ Anderson : “Origin of Commerce,” II, 615.

² Promoted by the South Sea Company out of jealousy towards subsidiary enterprises, it ultimately ruined its promoters.

³ The Stock Exchange Coffee House, in Threadneedle Street. They also transacted some business in the Rotunda, at the Bank of England.

prevented by legislation, it was able to check materially the growth of the company form of organisation, for a company cannot avoid publicity. It is true that most of the unchartered companies which were formed between the Revolution and 1720, were bubbles, but the whole history of the sixteenth and seventeenth centuries points to the conclusion that capitalism was feeling its way towards the use of company organisation in many kinds of production. The enterprises of adventurers in the reign of Elizabeth, and later, are already more than mere partnerships, and it is plain that behind the scandalous frauds of the Bubble there existed a solid economic movement towards larger organisation. As things were, this movement was checked in its beginnings. On the eve of the Industrial Revolution the technique of corporate enterprise outside banking and insurance was in its infancy¹—so much so that Adam Smith, under-estimating the adverse effects of restrictive legislation, concluded that the Joint Stock concern could hardly compete with private enterprise unless it was specially privileged.

The history of currency during this period centres in the re-coinage of 1695. The causes which necessitated this measure were in all respects analogous to those which have been explained in earlier sections. A great variety of coins was struck during the seventeenth century, especially whilst the Civil War was in progress, and there was still in circulation a certain number of pre-Elizabethan pieces which had escaped her melting pot. The result was both a great diversity in the metallic content of coins nominally the same, and an average debasement of fifty per cent., as shown by experiments with samples at the Exchequer and in the chief provincial towns. The mill and the press had been introduced at the Mint in 1663, but the coins disappeared as soon as they were issued. The matter was of the utmost importance after the Revolution. It was necessary for the Government to transfer considerable sums abroad, but the exchanges moved against the country. The large issues of notes by the Bank of England no doubt contributed to this result by keeping up prices at home,² restricting the export of commodities, and making the despatch of bullion necessary. Consequently the market price of the precious metals diverged

¹ The conditions in India and Canada were so peculiar that the experience of the East India and Hudson's Bay Companies was of little use.

² It will be remembered that 1694-6 were years of boom and over-speculation.

more and more from the Mint price. The market price of gold had fluctuated between £4 and £4 1s. 6d. per ounce during 1694. In January, 1695, it was only £4 0s. 6d. By June 14th it had risen to £5 9s. The par of exchange on Amsterdam was $37\frac{1}{7}$. By January 18th, 1695, the rate had fallen already to 32·7. It continued to fall throughout the year until November, during which month it fluctuated between 28 and 27·5.

In November Parliament met and addressed itself to a reform of the currency. Lowndes, the Secretary of the Treasury, wished to raise the nominal value of the coins issued by twenty-five per cent., so that the Crown should be current at 75d. instead of 60d. This plan harmonised with the traditional practice of reducing the metallic content of the coins whilst retaining their old denominations; and the proposed alteration was exceedingly moderate in view of the actual deterioration of the coins as noted above. A proposal to raise the denomination had secured the approval of a committee in the Commons when Locke intervened. His argument, if not altogether satisfactory, was effective politically. It could be shown that the loss to the Government by a re-coinage at the old standard would be more than made good by the increased value of revenue, both in England and still more abroad. Further, that all creditors and landowners would be better off if their interest and rents were paid in heavy instead of in light money. His view carried the day: the light and debased coins were called in and full weight ones issued in their place. The whole operation cost the government between two and three millions. Although Mints were set at work in five provincial towns as well as in London, the re-coinage, as has been seen, occasioned a serious monetary stringency. It was not finally complete until 1699. Part of the scheme was to readjust the legal ratio between the gold and silver coins. Gold had been rated too high in silver, with the result that the heavier silver pieces were melted down for export, gold being coined in their place. The reduction in the silver value of the guinea was not sufficient to check this practice, and it was still further reduced in 1717 to 21s., but even so there remained a small profit on exporting new silver coins. There is no doubt that these difficulties prepared men's minds for the adoption of the gold standard. One effect of the re-coinage was to stimulate the use of credit substitutes for money. As has been seen, the stringency in 1696 had been mitigated by the

issue of Exchequer Notes, which bore interest and were received in payment of the King's taxes. They were issued for sums as small as £5 and £10, but in general it is not till the close of the eighteenth century that we find credit instruments used for the adjustment of small payments. Until 1759 the Bank of England issued no notes of less than £20.

(1) The land system must be changed so as to admit of land being worked by up-to-date methods; (2) no mere change in the land system would effect the desired result unless in some way educational stimulus could be applied to the actual farmers. Hence the two great watchwords of the agrarian revolution—enclosure and long leases. Enclosure was evidently necessary. Apart from technical difficulties the psychology of the mass of co-owning farmers made it idle to think of development along co-operative lines. The leasehold system seemed preferable to proprietary working, because whilst it left more free capital in the hand of the farmer it exposed him to the stimulus of competition from the knowledge that if he did not work his land well, it was the landlord's interest to take another tenant. But the leases must be long. The short lease in the absence of legal protection to the tenant might be worse than no lease at all.

In the last decade of the eighteenth century the Board of Agriculture calculated that there were still more than 6,000,000 acres of waste land in England out of a total of over 22,000,000 in Great Britain. There was thus room for considerable extension of corn-growing by taking in hitherto uncultivated land as well as by enclosing, and so turning to better account the open fields. The existence of such large tracts of uncultivated waste as those noted by Arthur Young in his Northern Tour must be borne in mind when the statistics of the enclosure movement are considered. It is difficult to determine how far that movement represented a net addition to the crop acreage, and how far it merely facilitated a better use of land which had been tilled for centuries. The general course of the movement may be tracked by the number of Enclosure Acts passed in each decade. From 1720 to 1760 the number increases slowly—33 in the years 1720-30, 35 from 1730-40, 38 from 1740-50, 156 from 1750-60. The movement, properly speaking, begins in the next decade. In the years 1760-70, 424 Acts were passed, and in 1770-80, 642. In 1780-90 the number falls to 287, but rises again to 506 between 1790 and 1800, and 906 between 1800 and 1810. From this time the movement declines. It was 771 from 1810-20, and 186 from 1820 to 1830.

This movement had two principal effects on the structure of agricultural industry. It led to the substitution of large tenant farms for small tenancies, and small copy and freeholds. It

also, in many cases, reduced agricultural labourers to complete dependence on their wages and on charity.

The open-field system was the stronghold of the small holding, for it prevented the introduction of those agricultural improvements which paid best when they were taken up on a considerable scale by intelligent tenant farmers who invested capital with the assistance of progressive proprietors. Contemporaries noted that in districts which had long been enclosed, large farms were the rule, the smaller holdings being massed in districts where the open-field system had been retained. Apart from the economic advantage of applying the new technique on a large scale, other forces were at work, which drove in the same direction. The political importance of landed property led men, who made fortunes by trade or manufacturing, to buy estates, and such men were more likely to be eager for technical improvement than the older families. The expenses of enclosing were considerable. Apart from the cost of fencing the land assigned to him, each tenant had to pay a share of the excessive legal fees which the complication of the land law exacted. The small copyholder or free tenant, therefore, often found it to his interest to sell when his land was enclosed, to take up a tenancy, and to use the money obtained as working capital. His alternative was to mortgage his land very heavily and find himself without the capital necessary for effective working. These are the fundamental conditions underlying the movement, but in addition, especially in its early years, many cases occurred in which social and other pressure of an inequitable character was brought to bear on the small holder to compel him to sell his rights. We learn from Arthur Young that in the decade 1760-70 it was easy for unscrupulous magnates to throw an unfair share of the legal expenses upon the smaller holders, or at least by making the total cost unnecessarily high to compel them to sell. They could also be harassed by litigation. Finally the social and political prestige of the great landlord put them in many ways at his mercy.

The disappearance of the yeomanry thus made steady progress after 1760. By the end of the century Arthur Young reports their certain extinction. The series of agricultural crises between 1815 and 1830 completed the work. Almost all of those who had mortgaged their land or placed other charges upon it (and they were the

majority) were compelled to sell by bankruptcy or its imminence. The tenant system of the nineteenth century was firmly established. Considerable proprietors let their land in large farms to tenants. The proprietors undertook permanent improvements: the tenants supplied circulating capital. The normal lease on well-managed estates was sufficiently long to encourage the tenant to work the land well, and by its provisions and clauses a complicated division of control of agricultural enterprise between landlord and tenant was achieved. The system, it will be seen, was admirably suited to force from the land the greatest possible quantity of a few staple products, especially cereals. What it lacked was elasticity, and this defect did not become important until late in the nineteenth century.

The effects of these changes on the position of the wage-earners were complicated by the coincident transference to manufacturing towns of some of the most important by-industries. In particular the decay of domestic spinning, which until late in the century was carried on by the wives and daughters of agricultural wage-earners in almost every county, was a serious detriment to them, and it is at least possible that the enclosure movement, taken by itself, increased the demand for their labour, and actually mitigated other evils. Certainly it promoted a more intensive working of the land, and though some machinery was introduced, progress here was small as compared with the increase in work to be done. On the other hand the enclosures cut the labourer off from some important sources of income. Where common pasture existed the labourers had usually been privileged to feed a cow or geese, and though the stock was miserably poor, it reduced the pressure on the labourer of bad harvests and irregular employment, and provided milk for his children which, though often no doubt tuberculous, was probably in general more wholesome than any food he was likely to buy. This privilege, however, was in most cases merely by custom, and could not be protected by the law courts, and therefore, when enclosures were made it was only exceptionally that the labourer received compensation. Furthermore, it should be noted that although the payment of a small sum of money might satisfy equity as between man and man, it was far from doing so as between the descendants of the parties. The money disappeared soon enough, and the next generation of

labourers were no better off than if none had been paid. Hence the demand made by the humaner advocates of progress, that where common pastures were enclosed, enough land should be laid to each cottage to allow the labourer to keep a cow. This demand was seldom complied with, and was always liable to be upset by subsequent change. The position of the agricultural labourer was too dependent for him to make any stand, even if in ninety-nine cases out of a hundred he had not been willing enough to sacrifice the interests of his successors for a sum of money which he could spend on himself. Nor was the case in favour of allotments so overwhelming but that a fair-minded landowner could believe that he was acting in the best interests of the wage-earners by refusing to allow them the use of land. Although in general it was felt that the class suffered by losing the element of subsistence farming, which had remained to them, it seemed evident, in particular cases, that land left in the hands of lazy and ignorant men made them more lazy and less ready to learn. The Poor Rates were sometimes higher in a parish where commons remained than in neighbouring parishes where they had been enclosed.

II.—*Manufacture and Transport.* Here the most important structural change, and that which, down to the present day, has proved most persistent, was the enlargement of the unit of production in certain branches of industry—in the textile industries “mills,” in the metallurgical industry “works,” in mining “pits,” etc., etc. Some of these industries, as has been seen earlier, had been distinguished for several centuries by the abnormal size of the business units in them. Their size, however, had been large only in relation to the prevailing standard of the domestic industries. Arthur Young visited Walker’s iron works at Rotherham in his tour in the north, and they evidently struck him as on the grand scale; yet the men employed, not only in the works but in the coal and iron mines adjacent to them, numbered only 500. In the next sixty years the larger concerns came to employ their thousands of workmen, but even they were not large as compared with modern industry. Especially in the textile industries a shed, hardly larger and with little more machinery in it than a fair-sized London workshop would be called a factory at the beginning of the nineteenth century.

Nevertheless, enlargement of the unit is the first characteristic

of the Industrial Revolution; we meet it in various degrees and forms in all directions. In the textile industries the normal factory was large when contrasted with the domestic workshop, though it was small as compared with concerns in some other industries. From the outset the new iron industry experienced the centripetal forces which competition awakens when interest on fixed capital becomes a very important item in cost of production. We have noticed incidentally that Walker's concern at Rotherham had its own coal and iron mines—it was in fact, a "vertical" combination of what is sometimes supposed to be the modern type. A striking point in the development of the industry from 1760 onwards, is that growth occurs by the expansion of existing concerns nearly as much as by multiplications of plants. In the textile industry, on the other hand, the limits of profitable expansion for the individual business were soon reached. Arkwright had a controlling interest in a large number of spinning mills, but it did not pay him to federate them into a single concern, and though examples of vertical combination, alike in the cotton and in the new woollen and worsted industries are not wanting, specialisation remained the rule as it remains down to our own day. The industry which was most affected by this new principle was that of transport. Except in the case of foreign shipping and the national postal service carriage of goods and passengers had remained a business for the small man down to the middle of the eighteenth century. With the reconstruction and improvement of roads and the building of canals the beginning of the change can be seen. The armies of toll-men employed by the turnpike trusts have been disbanded, and many of the canals have been closed to traffic, or at least are now only used by the occasional private barge; but in the period we are considering we can trace on roads and canals the genesis of the modern railroad system. Passenger coach services were rapidly organised on the new roads, and some of the canal companies, beside constructing and maintaining the new waterways, organised a goods and passenger service upon them. The increased demand for coal and minerals led also to growth in mining undertakings. Here, as in the case of metallurgical concerns, the initial capital required was so great that progress could more easily be made by expansions of existing concerns than by multiplication; and where, as often happened, new concerns started they were bound

to start on the grand scale with considerable capital. The coal industry supplies, at the end of the eighteenth century, an early instance of combination in the Newcastle "Vend." The local pits were organised into an association which anticipated the cartels of modern Germany. Sales were in the hands of a central office which distributed the orders in certain proportions to the federated concerns. On the other hand, we miss in the Industrial Revolution two of the most important kinds of large scale enterprise in the present day. The Bank of England's monopoly of joint stock banking kept the expansion of banking in the hands of innumerable private firms, although the contemporary development of the joint stock and branch system in Scotland shows that the conditions were already ripe for its adoption in England. The large retail store also finds no proper precedent between 1760 and 1830; it is a product of improved transport and of those urban agglomerations which transport and other causes were already bringing into existence.

The economy of larger units of production had thus been clearly seen before 1830, and yet for the full development of the principle and the growth of joint stock enterprise we must wait until the Victorian era. The first effect of the Industrial Revolution in the cotton industry was an enormous extension of domestic weaving and even, for a time, domestic spinning along lines already laid down. Spinning, as we have seen, was soon taken over by the mills, but weaving remained principally a domestic industry until about the end of our period. In the other textile industries the victory of the large unit was delayed even longer. The metallurgical industry remained what it had always been—a large scale industry: the same was true of mining. But the increased output of iron and steel led to a great development of the domestic hardware industry in the Midlands, and even power was applied in some cases without much change in the industrial type. In Birmingham and Sheffield large blocks of workshops were erected where power was supplied by a single plant, each shop being rented to a domestic worker; and we find steam power distributed to Coventry silk weavers on the same plan. In transport we find only the commencement of the modern system, side by side with extension of the old.

CHAPTER XVI

GOVERNMENT AND THE WAGE-EARNING CLASSES

1760-1830

It has sometimes been suggested that the Industrial Revolution transformed large numbers of previously independent producers into dependent wage-earners, and reduced the bargaining power of the existing wage-earning class. In both these views there is a large element of exaggeration and of misunderstanding of the change which actually took place. They cannot, however, be dismissed with a mere negation. For if one thing is certain about the first half of the nineteenth century, besides an enormous increase in productive power, it is the misery and want of the mass of Englishmen. It is clear, in the first place, that the mass of workers had been wage-earners, dependent for employment on middlemen for some centuries before the period in question. Adam Smith summed up the situation in his statement that throughout Europe there were twenty wage-earners for every one independent producer.¹ Nor was the lot of the wage-earner enviable. The truck system, the supply of bad materials, and similar devices flourished. The power of the Justices, backed by legislation, and the division of interest between competing labourers checked combination. The London tailoring industry was not affected structurally by the Industrial Revolution: there is no reason to suppose that its organisation altered appreciably between 1760 and 1815. Any reader of the life of Francis Place, the journeyman breeches maker, can see that the "wage-slave" is not a product of the Industrial Revolution. And this particular trade stood fairly high in the scale.

It may, however, be urged that though the mass of industrial labour was dependent upon capitalist employers before the Revolution, there was at least more chance for the individual to rise from the ranks of his fellows and employ them in his turn. Positive evidence on the subject is almost entirely lacking. Francis Place, it is true, succeeded in establishing a fashionable tailoring

¹ "Wealth of Nations," Book I, Chap. VIII.

business, but tailoring preserves, down to our own day, unusual opportunities for energy and skill to achieve independence. On the other hand we have no reason to suppose that the West of England clothiers, for instance, had often begun as wage-earners. It seems, on the contrary, more probable that wherever commercial capital was supreme it was recruited from the ranks of trade, and not from the mass of labour. However this may be, there is no doubt that the Industrial Revolution itself offered opportunities for the merest wage-earner to become a prosperous factory owner, and even our modern manufacturing system presents a ladder which, although too long to be climbed in one generation, is at least continuous. One suspects that industrial conditions in the eighteenth century had more resemblance to the present state of agriculture: it has often been remarked that owing to the lack of intermediate positions between those of agricultural labourers and farmers, it is difficult for the former to better themselves in many counties.

That exposition of the Industrial Revolution, which finds in it the origin of dependent wage-labour, rests upon imperfect knowledge of the conditions of industry before the revolution. Another plausible generalisation which lays stress on the wage-earner's loss of control over the instruments of production ignores the facts of our own day. Ownership of the tools or machinery of production is in itself a neutral force. An employer who serves out raw material, tools, or machinery to his employees may use them as the channel through which his superior power will exploit them; but the things themselves do not give him the power, and an arrangement by which they supply their own implements will not save his employees if he has the power. Thus, in the sweated industries of modern towns we hear it sometimes asserted that exploitation is due to the fact that the employee rents his implements from the employer; whilst in other cases a grievance is made of the fact that oil or thread or what not have to be supplied by the operative. We shall see more clearly into the matter if we recollect that whilst ownership of her sewing machine will not save a woman from being sweated, ownership of factory and looms will not enable manufacturers to exploit a trade union. The crucial facts are the knowledge possessed by each party of the actual state of the labour and produce markets, backed by power to combine. In a contest otherwise

equal, the wage-earner has an advantage when his employer owns the plant, since he has less and his employer more to lose in the event of a stoppage; the loss of interest on capital is transferred from his shoulders to those of the entrepreneur. Finally, the doctrine that relations between employer and wage-earner are likely to be best when the number of employees is smallest and the social gulf between them and their employers is least, is emphatically negatived by modern experience. If any generalisation on the subject be permissible, it is that the larger unit has the advantage. Its directors are less likely to catch at temporary gains, and more likely to understand that exploitation is detrimental in the long run to their own interest, and their large sphere makes possible the economic prosecution of "welfare" work. Nor are these conclusions applicable merely to the growth of "economic chivalry" in our own day. From the very beginning of the Industrial Revolution some of the large scale establishments were managed with considerable attention to the maintenance of the operatives' standard of life. It would almost be true to say that the employers whose brains made the revolution, avoided its evils, and that the evils were the work of men of inferior calibre, who carried on and intensified the evil traditions of commercial capitalism.

It is hardly necessary to point out that the factors of irregularity and heavy taxation, which undoubtedly accentuated the evils of the period of transition, cannot be held to account for them entirely. That the price of wheat was driven from time to time by the risks of war, or by import duties, above £5 a quarter, and that even poorly paid employment could not always be got, might make intolerable what would otherwise have only been seriously bad. But in spite of the war the accumulated wealth and the productive power of the country increased rapidly, and we must seek some further explanation of the misery of the people.

The history of the period is really one of the chief examples in history of a primary social principle—viz., that virtue cannot coexist with anarchy. By this it is meant that certain controls, whether provided by law or by custom, are necessary, if life is to be better than a conflict of beasts. A period of anarchy can be created theoretically in two ways, by suddenly abolishing law and custom, or by suddenly creating new conditions to which law and custom cannot adapt themselves with sufficient rapidity. Of the former the

condition of France in the early years of the Revolution is a leading example; of the latter the condition of England at almost the same date. The duration of such a period is determined partly by the potency of the forces which cause the upheaval, partly by accidents in the course of opinion, and the emergence or non-emergence of individuals possessed of great organising ability. In France the accidental appearance of Napoleon put an end to anarchy at an early date; in England the coincidence of a philosophic movement opposed to intervention, together with a strange dearth of socio-political talent, prolonged it unduly.

Three important steps in regard to the regulation of employment were taken by Parliament between 1760 and 1830. In 1813 the wages clauses of the Statute of Artificers were repealed; in 1814 its apprenticeship clauses were repealed; in 1799 and 1800 severe Acts were passed penalising combinations. In regard to the abandonment of the Elizabethan labour code, the following points may be noted. Of its two chief provisions the assessment of reasonable wages by the Justices of the Peace, and the restriction of employment to those who had served an apprenticeship, and regulation of the number of apprentices, neither exactly fitted the changed conditions of industry, though each contained, or implied, principles of lasting importance. The principle of assessment of wages by the Justices had been accepted at a time when the kind and degree of work required in each branch of industry was not susceptible of much modification—when, in fact, any attempt to raise or lower wages meant an attempt to alter the remuneration for a given kind of work. The development of machinery altered these conditions fundamentally. Henceforward the employer had to balance against one another the relative advantages of coupling mere superintendence with automatic machinery and dispensing entirely with machinery in favour of the highest degree of trained dexterity. Between these extreme positions there lay, of course, a large number of possible intermediate equilibria. If we admit that wages ought in any measure to depend on the quality of the labour supplied, it is evident that the reasonable wage in any industry would depend upon the particular equilibrium between the use of machinery and the use of specialised skill to which that industry gravitated, and that differently organised factories in the same industry might require different wage rates. This argument does

not, of course, affect the proposition that a minimum wage for adult labour of all kinds, based upon the expenditure necessary for health and efficiency is desirable; nor does it in the least condemn the complicated lists of modern Lancashire which take account of the new variable introduced by machinery. It shows only that the Elizabethan system was unsuitable to the new conditions, and that more expert knowledge than that possessed by the Justices of the Peace was required in order to do even tolerable justice.

The system of restricting employment to men who had served an apprenticeship, and limiting the number of apprentices, was similarly inapplicable to the new conditions. It also had been framed at a time when the methods of an industry changed slowly, and when the proportion of the total labour power of the nation which each industry demanded, was not susceptible of rapid fluctuation. The Industrial Revolution brought to birth the exact opposite of both these conditions. When the methods of production were suddenly revolutionised in an industry, it could no longer be claimed that those who had served an apprenticeship were likely to be more skilled in it than those who had not; and when rapid expansion of an industry became possible, restriction of apprenticeship produced as one of its results the evils of a labour trust; the men already in the trade could exploit the rest of the nation. Further, it could not be claimed in either case that the provisions of the Act were fully carried out. The practice of assessing wages had been almost universally abandoned, and though the apprenticeship system was vigorous in many industries, it was not so universally. It had not been adopted in many new industries which had grown up since the sixteenth century, and when the conditions of the woollen weavers' industry were investigated in 1806, it appeared that even here "many of the best workmen had failed to serve a regular apprenticeship."¹ Had Parliament maintained and enforced the Act it would, under guise of conservatism, have imposed new conditions which were not altogether suitable to the existing state of industry.

Whatever the demerits of the Elizabethan system, the arguments of those who urged its abandonment showed an exaggerated confidence in the power of competition to adjust society satisfactorily.

¹ Cunningham, "Growth of English Industry and Commerce in Modern Times," p. 658.

The apprenticeship system was unsuitable to some industries, but in many there was evidence strongly favourable to it, and where this was not the case evils existed which called for some remedy. Parliament neither retained it where it appeared to work well, nor made any attempt to substitute some other system where it worked badly. It must be admitted, on the other hand, that the constructive substitute for wages assessments—viz., the extended out-relief—which Parliament commended, produced such evils in some districts as to justify the contention that a purely *laissez faire* policy would have been preferable. The attempt to prevent the evils of industrial war by penalising combinations was equally unsatisfactory. Here again a purely *laissez faire* policy would have been preferable. Throughout the eighteenth century combinations of wage-earners had been, from time to time, prohibited in specified industries, but these prohibitions had been accompanied by legal determination of the points at issue. By the end of the century Parliament had realised that it was not capable of arbitrating skilfully on the complex developments of industry. This was true enough, but the deduction that no satisfactory arbitration was feasible was irrational. The further conclusion that organisations which aimed at a collective bargain should be penalised was wrong on all counts. It offended equally against the theory of paternalism, and the theory of individual liberty.

Evils of irregular employment, inadequate wages, and capitalist oppression were, as has been remarked, of old standing in England. Their existence was fully admitted by Parliament, even when it abandoned the attempt to grapple directly with them. There were, however, a number of new evils—resulting from the changed conditions of industry—which only gradually won serious attention. One essential novelty in the situation was that a considerable proportion of the wage-earning masses passed their working lives in buildings or excavations whose cost entered into the market price of the commodities which they produced. Agriculture, which had always been at least part of the work of the mass of the people, is carried on principally out of doors. The domestic worker either laboured in his own dwelling-house, the workshop accommodation being here a kind of by-product of the existence of the home or in a rough built shed, often open to the weather on one side at least, as the village forge and the

butcher's shop still are, and as other shops would be still but for the cheapness of plate-glass. Under these conditions the idea that lack of space or ventilation could affect the worker's health, was not likely to emerge, and even if the effect had been serious and demonstrable a remedy would have been almost impossible since the first incidence of the expense of better workshop accommodation could not have been shifted on to a class distinct from the wage-earner.

The strain on physique of keeping up with machinery during a long day's work is another evil which could hardly be detected *a priori*. Much labour in the pre-machinery period had been sufficiently heavy to deaden intelligence, and so badly distributed between the different limbs and muscles as to produce deformity. The tailor's legs and the potter's thumb are proverbial; and the callosities produced by ploughing are remarked in Anglo-Saxon literature. But machinery introduced nervous strains and monotonies which were previously unknown, and much time was required before appreciation of these new conditions could become general. This subject is of special interest in reference to child labour. Probably the most important social reaction of the Industrial Revolution was the attention drawn by it to the relative rights of parent and child. Exploitation of children—i.e. their employment for temporary gain with consequent damage or arrest to their developing faculties—was assuredly no new thing at the end of the eighteenth century. But the exploitation of previous ages had been chiefly harmful to mind and spirit, and not to physique; and the evil was therefore only perceptible to imaginative thinkers. Moreover, it had often been conducted by the actual parent. Child-labour had been sold less often to third persons for wages, keep, or training; and even in apprenticeship the master-worker often preserved for his few apprentices some of the elements of home life. The situation was greatly altered by the industrial revolution. Machine tending involves a physical strain, which is not entirely beyond the capacity of the child, as had been ploughing or digging, or the manipulation of a clumsy hand-loom. Instead of doing light work in the open air such as scaring birds, watching flocks, or gleaning, or at worst light tasks of picking and sorting in the home workshop, the child was now required to keep pace with machinery driven by power for twelve or sixteen hours a day.

Poor Law officials had long been wont, and encouraged, to apprentice pauper children, or to send them to sea. At the end of the eighteenth century the custom of sending them to factories, and especially to spinning mills, grew up. There is no reason to suppose that the lot of the pauper apprentice had ever been easy. Even in our own day the Merchant Service is a rough nurse, and even the Royal Navy, at the end of the eighteenth century, was rotten with disciplinary tortures. Still, it is evident that the lot of factory children struck contemporaries as unprecedentedly bad, and there is reason to acquiesce in this conclusion. May we conclude that Poor Law administrators were more brutal in 1800 than they had been in 1750? This is incredible in view of the fact that the sentimental humanitarianism of pauperising out-relief triumphed at precisely the same date. The use of child-labour in the early factories seems to have been due in part to the difficulty of securing adult workers. The use of water-power often made it necessary for the entrepreneur to plant his mill at a spot where there was no supply of labour. It was evidently far easier for him to import pauper children and house them in rough sheds than to provide the housing accommodation required by adult workers with their families. Moreover, it was hard to impose the necessary discipline of the factory on adults who had been accustomed to the licence of a domestic industry. It was, therefore, in some measure the misfortune of the early manufacturers that they were driven to the alternative between using the worst and most thriftless type of casual adult labour and using children. The evil once started tended, of course, to perpetuate itself. As factories more and more came to compete with domestic industries, parents thrown out of employment or their wages reduced by machinery were compelled, by hunger, to send their children into the mills. The rising industries were organised on the assumption that a large proportion of children would be employed, and it became more and more difficult to retrace the fatal step.

There were, of course, individuals who understood, and pointed out from the first the evils of the new system. In regard to the employment of children later experience has added little to the conclusions reached by Dr. Percival, at Manchester, as early as 1784, and indeed the beginnings of legislative action go back to 1802. But the matter was not taken seriously by any large body of opinion

until a later date. Even at the present time it is treated in a piecemeal and somewhat haphazard way. It was, perhaps, even harder to deal with the evils of town life than with those of employment in factories and mines. The latter could be checked by pressure from the central government on capitalist owners; the former postulated a considerable reform in local government, coupled with a particularly efficient central bureaucracy. Neither of these changes was immediately thinkable in the England of the Napoleonic wars.

Yet it is doubtful whether any one among these other evils inflicted as much suffering on the country as did the administration of the Poor Law. It is, of course, true that had other evils been absent the harm from this cause might have been relatively small. Poor Law reformers looked upon the years from Gilbert's Act in 1782 to 1795 as marking the division between tolerably good and intolerably bad administration; and it is true that some of the worst evils appeared after that date. But the cardinal evils, lack of system, lack of responsibility, and lack of central control go back much farther; they originate in the breakdown of personal government in the seventeenth century, and reformers, all through the eighteenth century, were striving to find a remedy. The causes which led to the principle of the workhouse test for indigence of the able-bodied in 1722 were roughly identical with the evils which brought opinion back to the test in 1834. As early as 1753 Fielding could write: "That the Poor are a very great burden, and even a nuisance to this Kingdom; that the laws for relieving their distress and restraining their vices have not answered those purposes; and that they are at present very ill-provided for, and much worse governed, are truths which every man, I believe, will acknowledge." The Poor-rate for England and Wales, which had averaged £689,000 in the years 1748-50 had risen to £1,521,000 in 1776, and averaged £1,912,000 in the years 1783-4-5. We may conclude that it was not merely change of system which raised expenditure to £4,077,000 in 1803, and kept it above £6,000,000 on the average between 1820 and 1830.

But though the Speenhamland resolutions at most only intensified evils which had long existed, the reformers were right in concentrating their attack upon them. Through them it was possible to hit at the criminal opinions which gave them birth. From the feudal conception of labour, as bound in duty and loyalty to

work for its lord, employers and landowners had gradually come to regard themselves as charitable benefactors of the poor, for whom they found employment. This confusion of thought was an unfortunate misconception of the aims of Elizabethan legislation; men failed to detect the distinction drawn therein between charity to the incapable and employment for the capable, and lumped them together in their conception of poor relief. Hence the practice which made giant strides at the end of the century, and of which the Speenhamland scale is a typical example, of paying not wages proportioned to the value of the work performed, but alms proportioned to the claim of the worker (apart from his efficiency) on social sympathy. The system pleased the majority of almost all classes. The humanitarians found in it mercy if not justice. The selfish congratulated themselves that if the scheme was merciful it was at least not liberal. The employer saw his wages bill reduced by the rates, the ratepayer saw the rates reduced by the wage-payments. The labourer was safe from hunger and could work as negligently as he chose. Parents no longer felt the burden of their children, and children were relieved from dependence on their parents.

The most important ways in which the administration of the Poor Law became entangled with the industrial organisation of the country were the leasing out to entrepreneurs of quasi-servile paupers, and the direct or indirect subsidising of wages. In agriculture both methods were widespread. In the system of "roundsmen" we find the Poor Law officials allotting able-bodied labourers to farmers, *pro rata*, so that each employer escaped some part of his rate in return for the employment which he furnished. Again, a road-contractor could hire cheap pauper labour, or a work-house contractor could make his profit partly out of a direct subsidy paid him, partly out of the proceeds of the work done in the house. On the other hand the Justices fixed scales of wages varying in reference to the price of corn and the size of the wage-earner's family, the difference between the wage paid by an employer and the scale being made up by a payment in money or kind out of the rates. The money payment was the more usual, but provision of house-room at the public expense was common.

Where such schemes were adopted it was difficult for free to compete with pauper labour, for the pauper could afford to work

for any wage offered by the employer, being sure of an adequate subsidy from the rates. Free labour could, indeed, offer extra diligence, but long before employers generally became aware that pauper labour was inefficient the harm had been done. In many districts almost all the casual wage-labour had been forced on the rates. It was even sometimes found that a man could not get employment at all until he was destitute, however low a wage he might be willing to accept. For if a labourer had a little property, employers sometimes argued that he could not become chargeable until he had spent it all, and that, therefore, the rates would be kept down for the time being by their employing paupers and compelling him to live idle.

The effects on those relieved were, first, to promote inefficiency and laziness, since a man's wages were no longer determined by his value to his employer; secondly, to encourage large families, an extra subsidy being paid for each child, legitimate or illegitimate, and it being impossible to prevent some part of the subsidy from finding its way into the personal expenditure of the parent.

It is very properly urged that the evils set out in the Report of the Commission of 1834 were those of the system at its worst. Generally speaking the harm done was greater in agricultural than in urban communities, and in the South of the country than in the North. It should, on the other hand, be remembered that the Commission's main business was rather to diagnose a disease than to estimate precisely the extent of the infected districts. In the case of a cholera epidemic we should not be so far comforted by the reflection that it had not yet spread to certain districts as to refrain from introducing improved sanitation in non-infected as well as in infected areas. The force of commonsense conservatism had been adequate in some places to prevent, down to 1834, the worst evils of pauperisation. But the Commissioners had ample evidence of the rapidity with which evil results could out-distance good when once they got the start to warrant them in recommending drastic remedies. Unfortunately, as Dickens remarked, their handiwork "failed in its terrors for the professional pauper," struck "at the stricken sufferer," and was "a horror to the deserving and unfortunate."¹

¹ "Our Mutual Friend," Book III, Chap. VIII.

Between 1815 and 1832 the main lines of impending reconstruction become apparent. First, and before all, there is a rapidly growing perception that the existing political machinery was inadequate to carry, let alone to administer, the needful reforms. In addition may be noted the demands of the individualists for reform of the tariff¹ and reform or abolition of the Poor Law ; the agitation of Robert Owen in favour of factory legislation ; and the recovery by the wage-earners of partial freedom of combination. Of these the first two were certain of acceptance by the classes which gained the vote in 1832 ; they had all to gain and nothing to lose by both. The third could depend upon the gathering body of humanitarian feeling, and what survived of older presumption in favour of paternal action by the State ; opposed to it was the " sinister interest " of a minority which possessed, however, great political influence ; it had also to cope with the explicable dread of such legislation as might reduce the earning power of adult workers by restricting industrial freedom. The last was opposed alike to the interests of the Whigs and to the instincts of the Tories ; its strength lay in the misery of men who had no votes, and the devotion to principle of philosophic Radicals.

¹ A practical beginning was made by Huskisson in 1824-5.

CHAPTER XVII

THE ECONOMIC STRUCTURE OF MODERN ENGLAND

POPULAR thought has rightly seized upon capitalism as the keynote of modern economic life. The facility with which wealth can be borrowed and applied to increase production does now what at other periods in the world's history has been done by religious fervour or personal courage. It is a lever which individuals use to alter the state of society.

Until the close of the eighteenth century capital was almost entirely personal; in other words the capital employed by an individual trader or producer was his own. Joint stock companies were exceptional; where individual capital was inadequate recourse was had, usually, to a more or less complicated partnership; it was in this way, for instance, that Arkwright established the enterprises which made him a millionaire. During the nineteenth century, capital became increasingly impersonal—so much so that we are in danger now of forgetting that the farmer and the retail shop-keeper are capitalists. It is impossible to say, even approximately, what proportion of the capital employed in the country is owned by the individuals who direct the enterprises in which it is engaged: it is, however, likely in the future as in the past to become a smaller rather than a larger proportion. It is therefore peculiarly important to trace the growth and nature of the institutions by which capital is collected and distributed, and to understand clearly how what has been saved by one man comes to be used productively by another.

If we start from the end of accumulation we may make a broad distinction between the system of investment and the system of deposit. In the former case the capitalist chooses for himself the object to which his capital shall be applied. In the latter case he leaves this decision to a middleman. In either event the result is that the capital will be employed instead of being hoarded.

We have seen already that at least as early as 1720 there existed in England a considerable class which was prepared to invest money in response to advertisement. Partly, however, as a result of the repressive legislation, which delayed the growth of corporate

enterprise, the investment habit had little importance for the economic life of the country until the close of the eighteenth century. There were, it is true, the Bank of England, the East India and Hudson's Bay Companies, and a number of insurance companies whose stocks were quoted and dealt in, but the number of such enterprises did not grow rapidly, and the capital of those which existed was not often increased. Practically the steady growth of the National Debt was the only opportunity for the investor who did not wish to play any appreciable part in managing his property until the great canal movement which followed the early achievements of Brindley. In spite of the increase of large-scale manufacturing between 1760 and 1830, the corporate form was seldom adopted. A company was formed in 1764 with a capital of £100,000 with the object of manufacturing cambrics; and we may note again early in the nineteenth century the semi-philanthropic enterprise promoted by Owen for the purchase of the New Lanark property, in which Bentham took shares. These examples, however, were not generally followed, nor indeed could they well be in the existing state of the company law. It was again to transport that the country owed its second great experience of the application of joint-stock capital to productive enterprise. By 1846 the mania for railways reached its height. A further extension of the investment field was caused by the removal of the Bank of England's privilege (1826 and 1833). Changes in 1844, 1855, and 1862 removed the embargo on the company form, which had existed since 1719, and these changes caused, at length, a rapid extension of joint-stock enterprise. Public borrowings have, of course, continued to form one of the principal channels of investment. From the close of the Napoleonic wars indigent States throughout the continents of Europe and America found willing creditors in London. In addition to the cost of wars and military preparations, an enormous amount of capital has found its way into remunerative undertakings. In England, local authorities have borrowed largely (in part for reproductive undertakings) during the past seventy years.

The method of attracting investors has varied; but so far as industrial enterprises in England are concerned, that of advertisement by prospectus has usually predominated. On the one hand the English joint stock banks are so dependent on deposits that they view company promotion with suspicion; on the other, the

habit of investment became so early rooted in the country that the direct appeal for funds has in general succeeded only too easily. The matter of appealing to the public and attracting subscriptions has, of course, become more and more of a special business. The process is admirably explained by Mr. Hobson, who tells us that the man with a vendible "notion" "must have recourse to the assistance of general financiers who are able to put 'such notions' on the market in such a way as to tempt the investing public into buying."¹ "The limits of the sound and useful service of the promoters and financiers in constructing and in floating a company—consist in a just calculation on actuarial and other bases of the future earning-capacity of the business, its capitalisation upon these bases, and the distribution of the stocks and shares, and their marketing in forms most convenient to the investing public, who are informed of the true nature of the business into which they put their money."² It is hardly necessary to point out that the accumulation of investment capital has been further aided by the development of various classes of shares and securities suited to the needs of investors of various types, and by the development of wide markets where these instruments are dealt in. The London Stock Exchange Society, which we saw at work in an eighteenth century tavern, opened buildings of its own in 1802; local exchanges have arisen in the principal manufacturing and commercial towns; and the telegraph has made possible a world-wide market for the most important securities, whose prices in turn affect the prices of those whose market is merely local.

Turning now to the method of deposit, it appears that until 1830 English banks depended chiefly upon their note issue, although in London the deposit and cheque system was already developing rapidly. The rise of joint stock banking, between 1840 and 1850, coupled with the close restriction of the note issue since 1844, has thrown upon deposits the work of distributing the capital required for short period operations. A very small part of the banking deposits of the country is traceable ultimately into the gold reserve at the Bank of England; a further proportion finds its way either by direct investment on the part of the banks or by loans to Stock Exchange speculators into fixed capital or public loans; but the

¹ "Evolution of Modern Capitalism," p. 239.

² *Ibid.*, p. 245.

English banks have retained, as their primary business, the provision of circulating capital for industry and commerce.

The machinery for collecting and borrowing capital, which has thus been provided, has led to a great increase of indirect methods of production, whilst on the other hand, of course, the superior productivity of such methods has stimulated their growth. The general course of this development is a mere continuation of the movement described in an earlier chapter.¹ It resolves itself into production on a larger scale with the aid of elaborate plants and bodies of regimented workers, involving on the one hand extreme localisation, on the other a great proportional increase in the work of transportation and dealing. Wherever these tendencies have been active, control of the economic life of the country has passed into the hands of a comparatively small number of individuals.² Potentially, and to some extent actually, it has passed by the same process into the hands of the State.³

The actual growth of large scale undertakings has been so great that there is a real danger of exaggerating its importance. It should be pointed out, therefore, that although English statistics are inadequate to guide opinion on the matter, there is strong evidence from the United States of the vigour of small undertakings in certain cases. There is no reason to suppose that individual independence—whatever its ultimate fate—is being at present at all rapidly crushed out of the economic world. In many manufacturing industries, in transport, finance, and distributive trade, the victory of large scale organisation is assured; the principles of standardised production and divided labour are or will be applied in all possible directions. Where, on the other hand, each of a number of similar articles or services must be varied more or less to suit the consumer, the independent producer continues, and will continue, to flourish. The interest of these facts for the historian lies in the question whether, as a whole, growth and changes in consumers' demand have been favouring one or the other form.

¹ Part IV, Chap. XV.

² Nominally, of course, the company system redistributes control throughout the share-holding public. But in practice companies are governed by a tiny minority of the shareholders with almost absolute power.

³ Thus whilst it would be quite impossible to control the quality of beer brewed by each of a number of families for domestic consumption, it is not at all impossible to control its quality if brewed for all the families at a single brewery.

During the past century there can be little doubt that in England, as elsewhere, they have, on the whole, favoured the former. In very many cases the standardised article so produced has been superior to its predecessor. In other cases national taste has shown its incapacity to resist a real deterioration in consumption. There are, however, signs already that an increasing proportion of the wealth of the country is likely to be spent in the future on objects which cannot be produced, at least in their final stages on a large scale.

The largest single enterprises so far have been found in railway transport. The early railways were established on the pattern set by the canals; thus the line between A and B (two important centres) was often independent of the line between A or B and any third important centre C. Moreover, although elaborate goods and passenger services were provided by the railway companies from the outset, it seems that some people anticipated that private individuals would run independently over the companies' lines. The numerous small lines soon coalesced into a small number of great ones, by whom almost exclusively extensions were undertaken; and although private firms have always provided a part of the rolling stock, motive power has always been supplied by the companies alone. The concentrative tendency has shown extraordinary vigour in banking since the initial mistake of opposing the company form was abandoned. At the turn of the century there were some three hundred banks in England and Wales. The process of fusion, which was accelerated in the years immediately following the First World War, reduced them to fifteen by 1938, and in 1956 only ten clearing banks remained. Meantime, of course, the number of bank branches and the total funds employed has increased far more rapidly than the population of the country. A similar tendency is shown in life, fire, and accident insurance.

In industry considerable progress has been made in substituting the factory for the domestic type. Cotton and woollen weaving, nail and screw making, boot and shoe making, have been taken over in whole or in great part since 1830. The process can be seen at work in many industries at the present day—e.g. ready-made clothing. There are, however, forces working in the opposite direction, and promoting the growth of small businesses. They have secured the major part of the enormous amount of repairing which the

modern tendency towards cheapness entails.¹ Very few traces of the domestic system are now to be found in rural districts, but it continued to hold its own in most of the large towns until the 1930's under the rough designation of "sweated industry," a term which died hard despite ameliorative legislation. Where the factory was already the unit eighty years ago, increased size can generally be predicated with confidence, though statistical proof can seldom be adduced. In some cases a real advance in the scale of production is achieved with relatively little alteration in the quantity of capital employed in each business, by reducing the number of processes carried on within a single factory, or the number of types of commodity produced. Throughout the textile industries there has probably been enlargement of the normal unit in both ways. On the other hand, increase in the scope of the individual business often entails larger capitalisation. We have seen that integration of processes was already a feature of the iron and steel industry during the industrial revolution. We find now firms which own their iron and coal mines at one end of the series and turn out finished ships at the other.

In agriculture the tendency towards the forming of larger farms which was observed above continued until the end of the 1870's—as long, that is, as the production of cereals and meat by largely routine methods remained in the ascendant. Since then the balance of forces has swung rather in favour of smaller areas and capital with intenser personal supervision on the part of the manager. In commerce several competing tendencies deserve recognition. First, the growth of organised markets of dealers analogous to the Stock Exchange. These are most marked in the supply of raw materials to the staple industries and of the staple forms of food—the markets in cotton, wool, pig-iron, and wheat may serve as examples. In all these cases a number of producers, too great to combine easily, are connected with a number of consumers similarly situated by independent dealers, who normally take risk and trouble off the shoulders of both parties, and occasionally injure them when the gambling instinct gets the upper hand. Secondly, we note the progressive absorption of the commercial function by the producing business. The commercial

¹ In so far, however, as such work has been taken over by small specialists from the family it must be counted as relatively large scale production.

traveller with patterns displaces the independent merchant ; though he retains, by the commission system, an interest in the business. Further, the simple despatch of patterns, facilitated by improved transport and by the telegraph and telephone, displaces the commercial traveller. Again, the retail shop falls into dependence and sometimes becomes a mere department of the concern which produces the most important goods sold there. Thus public houses are " tied " to breweries, boot shops to boot factories, etc. Still commoner is the growth of the large-sized retail business, seen sometimes in the great store which retails an enormous variety of goods, and again where a number of branch shops are established by a single firm. Finally it seems probable that the organisation of domestic industries has been shifting, its control passing into the hands of a proportionately smaller number of traders. The furniture and clothing trades, for instance, in large towns tend to pass into the hands of a small group of large retail establishments which farm out to masters the actual organisation of production, these last in turn spreading the work to be done amongst the actual employees. It is probably due to this that the domestic industries grow more and more specialised ; the individual worker makes part instead of the whole of a piece of furniture or a garment.

The cheapening of transport and the ease with which capital can be procured to extend or institute production at any desired spot have completed the destruction of the self-sufficing character of the village unit. The same causes have operated to bring about a somewhat one-sided development of manufacturing and mining as compared with agricultural activity—a state of things which must be expected to continue until the population of the " new " countries has become appreciably denser.¹ We sum the matter up by saying that business has become more competitive. Every producer of commodities which will stand transport must face competition over wider and wider areas. If at any point of the market area it suddenly becomes possible to produce more cheaply, the ease with which capital can be applied will shift rapidly to that point and away from others the production of much, or the

¹ It seems clear that English agriculture is also hampered—how much it is impossible to say—by the comparative inferiority of the English land system. We have neither the " free " land of new countries, nor the co-operative organisation of some old ones—*e.g.* Denmark. In addition the use of land for political, social, and sporting purposes restricts its productive employment,

whole, of the commodity in question. Competition has, of course, been further intensified by the fact that in an increasing proportion of productive operations an increased output can be produced at less cost per unit.

But whilst, without question, the intensity of competition has increased upon the whole during the past century, other sides of the economic transition tend to eliminate or reduce it in more and more cases. Where enlargement of the unit of production proceeds more rapidly than the growth of the market, the number of competitors is steadily reduced, and this lessening of their numbers makes agreement to limit competition more and more feasible. Apart from reduction of numbers it will generally be found that any trade which has been organised in a particular way for a lengthy period will gradually develop a custom which effectively limits competition. Such customs are not, of course, to-day sanctioned by law as were the similar arrangements of the Middle Ages, and it may be admitted freely that they are far less detailed, but of their existence and real importance there can be no question. The elaborate arrangements of the Middle Ages, which were intended to secure the advantages of a known and open market, are of course largely replaced to-day by the ubiquitous activity of journalists; but all the great bodies of dealers do in one way or another develop customs which permit of the operations of the individual becoming known, and subject him to caste-opinion.

We shall deal in subsequent chapters with the special machinery which has been built up to regulate the wage contract, but a few words may be added here on the subject of agreements between producers. Starting from informal price agreements, such as those which exist between retail traders in a fashionable suburb, we can find more and more complicated arrangements for limiting prices and controlling output, leading up to the ideal of amalgamation. These tendencies have shown themselves strongly, as might have been expected, in the industries particularly given over to large scale organisation. We have noted already, in regard both to railways and banking, how fusion has reduced the number of competitors, and how extension has been kept in the hands of existing concerns. Very great progress had been made by the old railway companies towards a common determination of freights and the pooling of traffic in certain cases, but owing to the practical

impossibility of grading railway, and especially passenger service,¹ competition was ultimately more restricted by informal understanding than by the precise arrangements as to rates. In the English banking world no definite agreements as to charges to the public have yet been reached, but the general training of the banker and the atmosphere of the profession are intensely opposed to sharp practice in the fight for clients. The reduction of the number of banks has made common understanding more possible, and, indeed, at times of crisis the London money market has generally retained enough of medieval civic feeling to act as one man.² The history of professional custom in Banking is complicated, and a certain cross-current of influence is observable in the nineteenth century. The rise of joint stock banking has resulted in the abandonment of some features of the gentlemanly tradition,³ and probably the majority of bankers believe that they are face to face with keener competition every day. In a sense this is true, but it is also true that they are developing quite rapidly enough the power of checking undue competition, if not of acting monopolistically. Conditions in the iron and steel industry have been, from an early date, favourable to restrictive agreements. As early as the sixteenth century it was distinguished from almost all other industries by its relatively large-scale production. The following passage from *The Iron and Coal Trades Review* shows the situation in those trades in 1898. "We have now in operation agreements or understandings as to prices in the rail, ship-plate, boiler-plate, bar-iron, and other branches of the iron and steel trades of this country by means of which prices are fairly well maintained, and cutting is largely prevented."⁴ More elaborate arrangements by which output as well as prices was regulated

¹ The price per mile can, of course, be easily settled—but the price of what? It depends on speed, comfort, convenience, safety—in other words, behind a price agreement competition can proceed indefinitely. It cannot, however, be to the same extent of the snappy chaotic character which is most injurious to efficiency. Prices, if left free, can be shifted up or down by a mere arithmetical process; more comfort, etc., means elaborate thought and expenditure of capital, and will therefore only be introduced slowly and judiciously.

² Nevertheless it is only within the last few years that the Bank of England has been able to depend upon the support of Joint Stock banks in the maintenance of the discount rate in critical times.

³ There is, for instance, much less reluctance now to seek out custom than there was even thirty years ago.

⁴ Quoted Macrosty, "The Trust Movement in British Industry," p. 67.

were adopted by the "Bedstead Alliance" of Birmingham in 1890, by the dyeing trade in the West Riding, and by some other minor industries. Most of these arrangements have since then broken down. In only a few cases has an effective trust been established in England, but in a number of important industries events seem to be rapidly approaching the point at which control of output and price policy will be centred in the hands of a small committee, even if existing concerns are not formally amalgamated. These tendencies are most noticeable in the industries already discussed—viz., Banking, Iron and Steel—but they are seen also in a number of minor manufactures and in the (quantitatively) first-class industries of Brewing, the Cinema, and the Press. In other industries there is always the possibility of the rise of more democratic associations to deal with particular problems of general interest. Thus the Lancashire cotton industry can already arrange to limit output by working short time, whilst the development of new cotton-growing areas within the British Empire has had some of the aspects of an undertaking common to the whole trade.

The general course of economic history shows clearly that where economic conditions are such as to make it possible for individuals to manipulate production and sale arbitrarily to their own advantage, society re-acting to the attack develops institutions which purport to control and prevent these evils. In England, during the past century, the problems raised by the threat or existence of monopoly have been dealt with in two chief ways, by regulation of the terms on which the monopoly may trade, and by substitution of collective for private enterprise. Progress, of course, has been most rapid in cases where some overt act of the State was required to enable the enterprise in question to exist at all. Even before the era of nationalisation, railways, gas-works and other great public utility organisations were obliged to apply for special powers to the central or to local authorities and the public therefore enjoyed a strategic advantage in making terms with them or displacing them. In the case of railways a certain control of prices was retained. In that of some gas-works the public authority attempted to secure a share in any profits beyond the fixed minimum. The body of opinion, however, which favours public ownership and management as compared with regulation has steadily gained strength, and this is especially evident in respect of local monopolies. The decisions of

local authorities are less influenced by general principles than are those of the central government, and they are only beginning to feel the pressure of excessive business which curtails the activity of Parliament.

The danger of monopoly is, of course, only one reason, though by far the most important, of intervention by the State between producer and consumer, or of public enterprise. One or the other method is increasingly adopted to restrict the sale of articles which are not what they purport to be. On the one hand we find the list of prohibitive legislation growing steadily longer; on the other, machinery is being gradually devised for enforcing the code. And where neither law nor inspection secures, or seems likely to secure, the desired end, a particular economic function—e.g. provision of abattoirs—may be assumed by the public. Thus, although the process defies measurement, there is an evident tendency for the control, and to a less extent the management and risk, of economic enterprise to be transferred to the nominees of public bodies and trusts. The history of the movement, up to the present time, supplies no reason for supposing that its extension over the whole field of large scale enterprise is technically impossible, although in practice, no doubt, our existing political machinery is entirely inadequate to such an extension.¹ One of the chief dangers of the situation is that undeserved failure will befall experiments, not because they are themselves undesirable, but because the average individual is more interested in promoting some concrete scheme than in devising machinery which would enable a largely increased burden to be borne efficiently by the public authorities.

The collectivist tendencies which have been examined in the preceding pages are to be regarded as developments in economic structure whose roots can be traced far back into the past. The public ownership and the rules for the use of roads postulate theories of the relation between the State and the individual in economic matters which can be stretched to cover them all. In regard to any one of them the only question which deserves consideration is whether the facts of the case were such as to make the application of those theories desirable. In the same way the expansion of co-operative enterprise which has occurred in the past sixty-five

¹ This seems clear from the comparatively small share in the movement which the central government has taken as compared with local authorities.

years can be connected with earlier precedents, though that which is new in it is probably more important than that which is old. In 1795 a corn mill was erected at Hull out of general funds and worked on the principle of supplying flour at a price which just repaid outgoings, and it is to this and a few similar experiments that the commencement of the co-operative movement is usually referred. They are, however, in some respects more analogous to the municipal granaries of the fifteenth and sixteenth centuries than to modern co-operative practice. From another point of view modern co-operation may be regarded as a substitute for the element of subsistence production in the lives of the masses which had been made unnecessary or impossible by the industrial revolution.

The co-operative movement has a consecutive history from the agitation of Robert Owen onwards. The experiments carried out by Owen at New Lanark between 1812 and 1829 anticipated the best features of State and municipal collectivism at the close of the nineteenth century. The regulation of factories and housing and educational and social work of all kinds were there first elaborated in consonance with a reasoned belief that human beings repay in various ways expenditure which develops their faculties.

Among the improvements introduced at New Lanark was a store which supplied goods to his wage-earners below the prices charged by local retailers, and yet left a surplus which was expended on education and other social objects. His later experiments in the organisation of groups of co-operating producers, who exchanged the product of their labour on the basis of a schedule of "labour" values were less successful in themselves, though of enormous importance in popularising the ideal of co-operation throughout the Northern counties. Co-operation as an effective movement begins with the founding of the "Pioneers" Society in Rochdale in 1844. Their ideas were those of Robert Owen. Their original rules provide that as soon as possible "this Society shall proceed to arrange the powers of production, distribution, education, and government," or in other words to establish a self-supporting home colony of united interests, or assist other societies in establishing such colonies. Meantime, with a capital of £28 subscribed among themselves the members opened their "store," which although not actually the earliest to exist contributed more than any other to launch the movement. They adopted the plan, which

became a fixed principle of the movement, of charging competitive prices for their goods and paying out of the profits a dividend to members proportionate to the purchases they had made. From the same fund were drawn the amount of common expenditure for educational or social purposes. The success of the "Pioneers" caused the system to spread rapidly in the Northern counties. Besides retailing goods bought wholesale, many stores started tailoring and boot-making departments. In 1864 the Co-operative Wholesale Society was founded. Individual stores joined together to furnish the necessary capital, and the same principle of selling at market prices and distributing profits in proportion to purchases was followed. The Society grew rapidly, and in addition to its commercial business has undertaken manufacturing, transport, and banking for the movement on a considerable scale.

The success of the movement seems to have been due to the following causes. (a) The economy of eliminating much of the expense of attracting custom. The members of the Stores furnish a far more stable and measurable demand than that which the private trader has to meet. Advertisement and window-dressing in all its forms are reduced to a minimum. There is less need for a constant variation of stock. (b) Avoidance of fraud and adulteration. Since the consumers, as a body, manage the business, they can be more certain individually of actually obtaining the article for which they pay, and not some inferior substitute. (c) Economy in the cost of labour. Managerial ability is probably secured on considerably lower terms than are usual in private trade. The democratic organisation of the movement opens up a very large field of choice among men whose class standard of income is low, and who in many cases are interested in the movement, and willing to give their services for low salaries. On the other hand, serious charges are brought against co-operation by private traders. It is alleged first that secret commissions are habitually accepted by many officials, and secondly that the prices charged are normally higher than those of the retailer by at least as much as the dividend returned to the consumer. Neither of these charges can easily be investigated. As regards the former, it may be noted that the evil, so far as it exists, is more likely to be talked about in co-operation than in private business, both because of the publicity which inevitably forms a feature of a democratic organisation, and because

private traders have a direct advantage in exposing it. Further it is believed that the evil has been greatly reduced of recent years. As regards the latter, the establishment of peculiar types of co-operative goods makes direct comparison between prices in stores and private shops increasingly difficult. It is certain that in general the charge is exaggerated, but much depends on the particular store and shop which are selected for comparison.

The distributive movement attracted considerable attention among the Christian Socialists (Maurice, Hughes, Kingsley, and others), and did not altogether satisfy their ideals. Casting back to the teaching of Owen and influenced also by the experimental workshops set up at Paris in 1848 they favoured a re-organisation of industry which would enable the wage-earner to become his own employer. They financed a small number of businesses in which the wage-earners were organised with a view to their owning the capital employed and appointing the manager. Many similar experiments have been made in the past seventy years, and the Industrial Co-partnership Association,¹ founded to federate and promote such enterprises, draws its inspiration from their teaching. The difficulty of securing efficient management under this system is obvious, and the economies which it purports to secure by interesting each worker in the success of the enterprise have proved, hitherto, less important than those attained by the distributive branch of the movement.

The relation of these divergences from the main type of individualist enterprise to the creed of Socialism is exceedingly interesting. Those who recognise most fully the social benefits conferred by competitive service are encouraged to hope that where competitive service degenerates into competitive fraud, or is impeded by individual agreement, the State or associations of individuals may secure equivalent benefits by a more direct route. On the other hand, the interest of concrete achievements is turning Socialist thought away from the speculations in which it originated. The lines upon which municipal Socialism is proceeding have as little relation to the theory of value propounded by Marx as they have to the theory of value propounded by Ricardo, and modern co-operative practice has not much more affinity to the theory of Robert Owen. It is, in fact, increasingly difficult to determine

¹ Formerly the Labour Co-partnership Association.

whether this growth of collective enterprise can best be described as developed Individualism or incipient Socialism. The name, in itself, is, of course, immaterial ; but some confusion of thought is likely to ensue when the spread of municipal Socialism, i.e. the public ownership of streets and gas-works, is accepted as evidence of the spread of opinion favourable to such " Socialism " as e.g. equal remuneration for unequal services, or uncompensated expropriation of landowners and capitalists.

CHAPTER XVIII

THE STANDARD OF LIFE

WE have already traced briefly the recovery by the nation of confidence in the power of collective action to check evil and promote good. Partly to this recovery, partly to the peculiar conditions of modern life, are due the body of opinion favourable to State ownership and management of industrial undertakings, and the practical steps which have been taken towards that end by local authorities in the past sixty years. More important, however, than incipient Socialism or municipal trading—at least in their existing dimensions—is the body of law and discipline controlling the material aspects of life, and the economic relations between individuals, which has been gradually built up. It seems almost as though the mass of men and women, without any conscious theorising, has come to view liberty in Aristotelian manner as a mean between extremes. Certainly modern practice more and more implies the assumption that liberty can be maximised only by all-pervasive restraint. Modern Collectivism, however, goes much further than mere inhibition of the individual from actions which are judged likely to injure others or injure himself. In addition to negative restraints it imposes an increasing body of positive obligations. Men are compelled not only to refrain from buying and selling labour on certain terms, but to subscribe to a common expenditure whose aim is to diminish the suffering and injury inflicted by poverty. The growth of these purposes can be viewed very clearly in the history of two departments of State activity, the relief of poverty and the legal regulation of factories, mines, and workshops. The history of these two matters contains the key to the movement of opinion in numberless others.

We have glanced already at the final degradation of the Elizabethan Poor Law after 1795. It was peculiarly unfortunate that the period of this degradation coincided with the intellectual triumph of Individualism.¹ If the evils of the system had been less

¹ It must, of course, be admitted (as was noted earlier) that the inefficiency of State action in this particular department was one chief cause of the triumph of Individualism.

flagrant more attention might have been paid to the problems which it was intended to cure but which it in fact accentuated. If opinion had been less individualistic the facts of the situation would have been viewed with less bias. As it was men were prepared for a desperate experiment, and the experiment which was made was based on a partial and inadequate analysis.

No serious remedy was attempted before 1835, though educated opinion was gradually prepared for the need of reform by the writings of Eden, Arthur Young, and, above all, Malthus. In 1817 a Committee of the House of Commons pointed out some of the worst evils of the existing policy, and made some valuable suggestions, with no result on the general system, though legislation was passed which permitted improvement in a few places where public opinion was capable of taking the initiative. What was needed, however, was not merely provision of facilities, but enforcement of their adoption. It was necessary to create machinery which would take up the work of supervision and stimulus from the centre, which had been left undone since the decay of personal government in the seventeenth century.

The report of the Poor Law Commission of 1834 was probably written by the economist Senior. The author showed an immense power of digesting detailed evidence ; he demonstrates his main conclusions inductively, whilst insisting that they are such as might be deduced from familiar facts of human nature ; his work has an artistic unity, and at times a finish of style, which are seldom met with in our blue-books.

The cogency of style, no doubt, accounts in part for the hold which the Report took upon its readers. On looking back it is evident that its underlying ideas, which are assumed and not proved, were those of Senior's class contemporaries. It is a demonstration from experience of the evils of certain forms of out-relief, and an appeal against out-relief in all possible forms ; it is pervaded by an impassioned assumption of the all-sufficiency of self-respect, provided it is not undermined by State aid. Briefly, the author recommends immediate cessation of out-relief to the able-bodied, and its restriction, in the case of those not able-bodied, within the narrowest limits. The workhouse standard of life is to be made adequate to preclude such physical suffering as outrages humanity, but at the same time so irksome as to interest

the individual in avoiding it. The hope for the future is that thrift and self-reliance will be so stimulated as to make relief ultimately unnecessary, even for old age and sickness. The logical defects in this thesis are plain enough. If we are justified in leaving the pauper to mental and æsthetic torture with a view to his moral improvement, why should we boggle at the wind and the rain? The only answer is that "humanity" insists. But why make the "h" in humanity just so large and no larger? If we answer that we know we are illogical, and prefer to be so, still more serious difficulties remain; if the workhouse test preserves some men's characters by keeping them off the rates, it may injure those who are led thereby to suffer a breaking strain of privation and those who, yielding to the test, are branded henceforth as paupers. Behind these questions lies the larger problem of responsibility. In sympathy with the atomistic view of society which ruled at the time, the reporter hardly recognises any equitable claim of the indigent on society. Yet it was part of the case set forth in the report that the existing pauperism in the country was largely the product of the existing Poor Law system; and if its author had examined industry generally, with the attention which he devoted to the Poor Law, he might have drawn further conclusions as to the dependence of individual fortune on the structure of the social system.

The new machinery for administering and supervising relief was fairly satisfactory. At the least it was an enormous advance on what had existed up to that time. Its general structure was simple. A number of elected bodies (Boards of Guardians) were to supervise the work of salaried relieving officers and workhouse officials; and these local authorities were connected by travelling inspectors with commissioners sitting in London, whose business it was to lay down in detail the method and scale of relief. The *ad hoc* principle was necessitated by the defects in the existing machinery of local government.

It is sometimes urged in extenuation of the harshness of the reformed Poor Law that the situation was so bad as to require a drastic remedy. This may serve as an explanation, but hardly as an excuse. In fact, the extravagance of the reformers, so far from being essential to their success, went near to defeating them altogether. For some years after the central board had begun

its work local opposition was so violent that it remained doubtful whether its policy could be permanently maintained. Nor is there any reason to suppose that the system minimised pauperism, though it undoubtedly prevented the condition of the nation from being as bad as it would have been had the unreformed law continued in force. Its discouragement of application for temporary relief was perhaps more effective with those who were likely to gain by help than with those who were likely to be pauperised by it, and the rule, once a pauper always a pauper, had still too few exceptions.

In spite of the writings of Dickens, the opinion of the governing classes continued to support the experiment for more than thirty years. There was, perhaps, never much hope outside a few extremists that it would ever be possible to abolish indoor relief, but the expectation that it would be possible to dispense with out-door relief died hard. "As late as 1869 the central authorities struggled to increase the strictness with which outdoor relief was administered, and in 1871 Professor Fawcett, a fair representative of the economists of that day, still apparently advocated its abolition."¹ The Parliamentary and Municipal Registration Act of 1878 continued the effect of earlier legislation, which disfranchised indiscriminately all recipients of relief. The change of policy in this matter prior to the abolition of the old Poor Law system and the establishment of the "Welfare State" by the legislation of 1946-48, followed two distinct lines. On the one hand may be noted minor alterations in the Poor Law, and some change in the method of its administration; on the other hand a series of proposals, and in some cases practical experiments directed towards the solution by other means of problems which had previously been dealt with, if at all, by the Poor Law authorities. As regards the former the principal change was in administration. There was some relaxation in the terms on which out-relief was granted, the comfort and cleanliness of workhouses and casual wards were in many, perhaps most, cases much improved, and as regards children, considerable effort was made to remove the pauper stigma, and in other ways lessen the chance of the contagion of pauperism reaching them. Of legal change there was little. In 1894 an Act empowered guardians to give out-door relief to any member of a friendly society in receipt

¹ Dicey, "Law and Opinion in England," 292.

of less than 5s. a week. In 1904 this change was made imperative. As early as 1885 the receipt of out-relief in the shape of medicine ceased to disfranchise. In 1908, the report of a Royal Commission resulted in legislation which produced fundamental changes in the system. As regards other proposals and experiments, the most important related to the following points: provision for old age, provision against accidents in the course of employment, remedies for unemployment.

The movement in favour of old age pensions is particularly instructive. The heavy expenditure incurred by Poor Law authorities in the maintenance of persons over sixty or sixty-five years old was regarded as both extravagant and unjust. Extravagant, because the odium attaching to pauperism prevented the money from producing the maximum of satisfaction possible in those who received it; unjust, because whilst money was spent upon relatively undeserving cases, on the drunkard and the inferior, who had hindered rather than helped society, it was denied to "veterans of industry" who retained too much self-respect to enter a workhouse, or had scraped together a pittance sufficient to keep them out of it. Such views were, of course, a logical deduction from the view that the individual had a claim upon society for tolerable conditions of existence,¹ and did, in fact, imply what is commonly called a "collectivist" attitude. The matter was seriously raised by Mr. Booth in 1892.² It was considered by a Royal Commission in 1893, and by Lord Rothschild's "committee of experts" five years later. Both these bodies reported unfavourably. In the meantime it had been made a serious question in politics by Mr. Chamberlain at the General Election of 1895, and in 1899 Mr. Chaplin's committee reported that a scheme was *primâ facie* possible. It seems probable that the expenditure on the Boer War alone prevented some action being taken by the Conservative Government.

A scheme was inaugurated by the Liberals in 1908. It was the outcome of the deliberations of the Royal Commission upon the means of alleviating the condition of the aged poor. Mr. Asquith's

¹ No doubt many who held this view would have voted against old age pensions, on the ground either that the money required could be better spent on other objects, or that the indirect effects of old age pensions would make life in other ways more intolerable than it then was, e.g. by weakening family ties.

² "Pauperism, a Picture; and Endowment of Old Age, an Argument."

Liberal Government passed the Old Age Pensions Act, 1908, providing small pensions for indigent persons over seventy years of age whose income was less than ten shillings per week. The Old Age Pensions Act, 1936, increased the pensions and admitted to the scheme all those over 65 who had contributed to it. In 1940 small supplementary non-contributory pensions became payable in very necessitous cases under the Old Age and Widows' Pensions Act of that year. Finally, in 1946, non-contributory Old Age Pensions were raised again to twenty-six shillings per week, the amount ranging in accordance with the income of the recipient and becoming non-payable when the annual income exceeded £89 5s.

Employer's Liability. In the eighteenth century an employer was held by the Courts to be liable for injury inflicted by a negligent servant on a third person; in 1837, however, it was decided that this liability did not extend to cases where the person injured was himself a servant in "common employment"¹ with the negligent workman. This doctrine of "common employment" was not the subject of legislation until 1880. The Employers' Liability Act of that year restricted its operation, but did not prohibit contracting out. The Workmen's Compensation Act of 1897 made employers liable in many industries for risks run by their employees, whether resulting from negligence on the part of fellow workmen or not. It further forbade contracting out. The scope of the Act was extended from time to time, and finally the Workmen's Compensation Act of 1925 consolidated all the existing legislation.

Subsequent statutes relating to workmen's compensation up to 1945 were supplemented but not repeated by the two National Insurance Industrial Injuries Acts, 1946 and 1948, by which there is no income limit for manual workers and no provision for contracting out. To the cost of the scheme the Exchequer contributes one-fifth of the total contributions paid by insured persons and their employers. The benefits include compensation for injury and for disablement and a death benefit payable to dependants.

Provision against unemployment other than poor relief, has now passed beyond the stage of minor experiment in labour exchanges, farm colonies, and subsidised relief works. These experiments commenced with attempts to mitigate abnormally

¹ See Appendix II.

severe distress, and gradually developed in the direction of permanent measures. The idea that society should organise in advance against trade fluctuations had made little progress up to 1900.¹ Even the Unemployed Workmen Act of 1905 is not unfairly described as "a tentative piece of legislation, which . . . empowers certain bodies to try social experiments,"² the cost being defrayed partly from the rates and the national exchequer, partly from voluntary contributions.

The publication of "Unemployment" by William Beveridge in 1909, drawing attention to the inter-relationship of unemployment and casual employment, prompted the government to establish in that year Labour Exchanges in all towns. The next stage in the official campaign against worklessness was the adoption of another of the recommendations made by the Royal Commission on Poor Law Administration, viz. a system of insurance against unemployment. Part II of the National Insurance Act, 1911, established a scheme of contributory insurance against unemployment for the workers in certain trades. All the trades covered by the provisions of the National Health Insurance Scheme were included in 1920. In 1916 the Ministry of Labour came into existence.

The scheme appeared to be reasonably effective and might well have continued to be so, but two world-shaking events subjected it to the severest strain. The First World War caused a set-back in the great industries upon which the prosperity of Victorian Britain had been founded and the resounding crash of the financial structure of the United States in the autumn of 1929 accelerated the economic misfortunes of this country and others. By 1931 the total of unemployed on the registers of our Labour Exchanges exceeded three millions. The scheme could not adequately cope with such numbers, as the periods during which benefits were payable were limited by it. A system of "transitional benefit" had to be devised by means of Exchequer loans pending the establishment of a scheme which would render such stop-gap measures unnecessary.

In 1935 the Unemployment Insurance Act set up the machinery to deal comprehensively with the problem. The Unemployment Assistance Board administered centrally the local inquiries into

¹ It had, of course, been long a settled principle of Indian famine administration.

² Brassey and Chapman. "Work and Wages," Vol. II, p. 369.

claims for unemployment benefit. The subsequent absorption of the system into the three State compulsory insurance schemes of 1946-8 is described in Chapter XXV. The intervening years witnessed a most gratifying decline in the unemployment figures. In April, 1949, the total of men, women, boys, and girls unemployed in Great Britain was less than 325,000, and of these some 157,000 had been out of work for not more than eight weeks and some 10,000 had been only temporarily stopped. In July, 1956, the total was only 238,000, and of these 110,000 had been unemployed for not more than eight weeks and 45,000 were only temporarily stopped.

In summary, this brief analysis of the progress of thought and policy in relation to destitution testifies clearly to a change in the dominant conception of society. We find, first, growth of the belief that every member of a society has an equitable claim against it, if it acts so imperfectly that he cannot, by reasonable diligence and honesty, maintain himself and his family in tolerable comfort. Secondly, it may be noticed that a different view of the psychological effects of destitution and relief prevails. On the one hand it is held that want is as destructive of character as charity, if it passes beyond that just measure of economic pressure which gets the work of the world performed. On the other hand it is thought possible that the relief of evils which are unavoidable by individuals of normal intelligence, character, and earning capacity, may be so far assimilated to other sides of collectivist practice as to rob it of any deteriorating influence on those who are relieved.¹

If we turn now to regulation of the conditions of employment we find a more considerable change in practice with an equally definite development of opinion. The word "factory" first appears in English law in the Act of 1802, which dealt with the employment of apprentices in the cotton and woollen industries. Subsequent Acts, down to 1831 inclusive, had reference to cotton factories only. The Act of 1833 was still confined to the textile industries (except silk) and to those factories which employed water or steam power to drive machinery. This double limitation to the textile industries and to factories where power was employed, appeared again in the Act of 1844, the definition here being "all buildings or premises

¹ Thus it is often urged that the collective bearing of the burdens of unemployment, accident, illness, destitute old age, etc., is strictly analogous to the collective bearing of the cost of street-cleansing or road construction.

wherein or within the close or curtilage of which steam, water, or any other mechanical power shall be used to move or work any machinery employed in preparing, manufacturing, or finishing, or in any process incidental to the manufacture of cotton, wool, hair, silk, flax, hemp, jute, or tow, either separately or mixed together, or mixed with any other material." In the next twenty years print works, bleach works, and lace works were subjected to similar legislation, but the Acts in question were not entitled Factory Acts.

The Factory Acts of 1864 and 1867 extended the term factory to include all places where a manufacturing process was carried on by more than fifty persons. In 1867 began a series of Acts which extended the principles of factory legislation to places which were defined not as factories but as workshops—the dividing line between the two being the common employment of more or less than fifty wage-earners. Between 1870 and 1878 a process of codification commenced. The Factory and Workshop Act of 1878 classifies places within its scope as follows: (1) Textile Factories, (2) Factories other than textile, (3) Workshops, (4) Workshops where neither children nor young persons are employed, (5) Domestic workshops. In subsequent Acts down to 1901 the tendency was to recognise more and more fully the community of aim of the whole body of industrial regulation, and to use definitive terms such as factory and workshop merely as a convenient means of classifying the mass of material which required to be dealt with.

This regulation of industry is evidently a product of the Industrial Revolution. Until 1830 it was almost confined to the cotton industry ; for more than thirty years longer it was confined to large establishments, mines and factories, the typical product of the Revolution ; and though since then it has struck back upon earlier industrial types, its influence over them is still far less complete than over the units of large scale production. Legislation originated in the perception that the use of power-driven machinery in the textile industries, especially at first in the industry of cotton, entailed evils for the employees which were beyond the control of the individual wage-earner. As early as 1795 a committee of inquiry at Manchester pointed out the destruction of health occasioned by the work in the cotton factories. The two points which most arrested attention were the extensive employment of children and young women in conditions which sacrificed physical and moral

development, and the absence of the quality of necessity in the evil, for from the first a minority of the factories were well managed and deliberately accorded relatively good conditions, whilst in the industry, as a whole, the profits of enterprise and rewards of management seemed unprecedentedly high.

The children employed in factories at the end of the eighteenth century were still in most cases called apprentices, and often had been legally bound to their masters. The employer stood, at law, in the relation of parent towards them, and had the right to punish them, and set them their tasks as he thought good; in theory he was preparing them for life by teaching them a trade. Actually, in most cases, he was using them as a cheap and docile kind of wage-labour, and turning off into the ranks of casual labour most of those who lived to an age at which their further employment became expensive or troublesome. The State had often legislated in the interests of children apprenticed to brutal masters, and it would seem that the drafters of the Act of 1802 had in mind little more than a special case of this class. We read in the preamble "whereas it hath of late become a practice in cotton and woollen mills . . . to employ a great number of male and female apprentices, and other persons, in the same buildings, in consequence of which certain regulations are become necessary to preserve the health and morals of such apprentices," and the main tenor of the Act is to secure from the masters satisfactory clothing, housing, and education for the children. It is probable that as early as 1802 a formal apprenticeship contract was only entered into in some cases. As time went on it seems to have become exceptional. The pretence of teaching the children a trade would be dropped all the more readily as legislation had singled out apprentices for protection, and left unapprenticed children outside the law. And the growing population of Lancashire and the West Riding, together with the greater concentration of the factories which resulted from the use of steam power, rendered the masters increasingly independent of supplies of pauper apprentices from distant parishes.

The provisions of the law of 1802 were inadequate, and it applied to a diminishing proportion only, even of the children employed. Finally, its enforcement was left in the hands of the Justices of the Peace, and there is every reason to suppose that they neglected

their duty. It is at this point that the agitation with which Robert Owen's name is connected began, and in 1819 an Act was passed which fixed a minimum age (nine years) for employment in the cotton industry, and a maximum day's work (12 hours, excluding the time required for meals) for all under the age of 16. The Act of 1819, rather than the Act of 1802, deserves to be taken as the commencement of the modern industrial code. The *fait accompli* of child labour, as a normal element in the industrial system, and as distinct from technical training in what will be the work of the adult, is accepted. This Act, like its predecessor, seems to have been normally evaded, and a new agitation sprang up in the 1820's whose objects were to amend and extend it and to secure better enforcement. With this movement the names of Oastler and Sadler are associated, and later that of Lord Shaftesbury. It culminated in the Act of 1833 which (1) applied to the textile industries generally, (2) prohibited work between 8.30 p.m. and 5.30 a.m. and fixed a maximum day of 12 hours below the age of 18, (3) reduced the maximum hours of work for children under 13 to 48 a week or nine in any one day, and (4) provided for the appointment of inspectors with considerable powers to enforce the regulations. From this time a continuous struggle went on which aimed at securing a maximum ten hours day for all young persons employed. This was won in 1847. In 1844 women were included in the class protected, and a commencement was made with the legal enforcement of fencing for machinery. The first Mines Act had been passed in 1842.

The advocates of this policy, in addition to the opposition of sinister interests had to meet two serious arguments, the first political, the second economic. What they proposed seemed likely *primâ facie* to restrict individual liberty and to increase the cost of production. As regards the first point it does not seem that any serious advocate of *laissez faire* maintained either that children ought to be left to find protection in their own power of resistance, or that it was an unjust interference with the liberty of the individual parent to restrict his right in the sale of his children's labour. But it was thought, and, as events showed, thought rightly, that the legislation proposed, although technically its application might be restricted to children, young persons, and women, must in practice react upon the employment of adults, since in many cases the

commercial working of the mills could not be carried on with adult male labour alone, even for a few hours at a time. The agitation thus presented itself as involving a limitation by the State of the right of the adult male to work as long as he chose, and as such was to many thinkers objectionable. The fact that the great majority of the adult males who would be affected favoured candidates pledged to the restrictions, partly in the expectation that the restrictions on women and children would involve a reduction in their own hours of work, might have induced nearly everyone to waive the objection on the score of individual liberty had it not been reinforced by the economic objection. As it was, it seemed that the wage-earners were wrong in supposing that they would gain by a reduction of hours, and hence their willingness to allow their liberty to be restricted could be resisted on paternalistic grounds. There is this much excuse for the paternal Liberals, viz., that the argument by which many of the wage-earners justified their optimism was thoroughly unsound. Robert Owen and one or two other experimentalists had shown that reduction in the hours of labour might be effected without reduction of output, and it might have been argued in any case that beyond a certain point additional leisure is more valuable than additional bread; but these arguments were less frequently used than the fallacy that reduction of the labour supply in the industries particularly affected would increase employment and raise wages; and as regards this argument the economists were doubtless right in maintaining that decline in the profits of these industries would gradually divert capital to other industries. In spite of misgivings, most of the economists supported the restriction of child labour. "Senior wrote against the acts when he had only just begun to study economics; a few years later he formally recanted his opinions. McCulloch has sometimes been quoted as an opponent of the acts. But in fact he heartily supported them; while Tooke was one of the sub-commissioners whose report on the employment of women and children in the mines roused public opinion to decisive action against it."¹

Another difficulty which the reformers had to face was their own lack (at least in many cases) of a reasoned theory of intervention. Many of them accepted the general principle that adult males might be left to their own resources, a doctrine sufficiently

¹ Marshall, "Principles of Economics," I, 763, n.

ridiculous, in face of the facts of economic life and the views of the workmen themselves, and which further involved them in the paradox noted above of regulating the freedom of adults, *de facto*, whilst professing to confine their operations to women, young persons, and children. Worse than this in the eyes of the abused class, was the tendency to single out the iniquities of a small section of employers whilst leaving untouched evils which had existed for centuries. "Why are we mill-owners," said Bright, "to be selected as subjects of interference?" and proceeded to point out that the percentage of accidents was far higher amongst the carters in his employ, whom no one proposed to protect, than among the machine hands for whom he and his fellow employers were expected to "spend millions in boxing off our machinery."¹ It is, of course, easy to reply to Bright that it is easier to "box" machinery than to "fence" horses. In any case a beginning must be made somewhere, and though, if he were living to-day, he would find less differential treatment to complain of, he would still find enough. But his frame of mind has a certain importance: it reminds us of the fact that the agitation was in part carried on as a war of revenge by the landed interest against the manufacturers. Lord Shaftesbury, again, was something of a prig if he was also a great humanitarian. If his dogged will secured success for the reformers, it must often have seemed likely that his lack of tact would involve them in defeat.

It does not form part of our plan to attempt a detailed study of modern collectivism in all its aspects. Many of them fall in whole, or in part, outside the field of economic history proper, and all of them are referable to the growth of the same opinions which have determined the trend of Poor Relief and Industrial Regulation. There is, of course, a constant reaction between the facts of modern economic structure and the development of ethical and social ideals. Much of modern municipal collectivism is due to the new conditions created by the growth of urban areas. But as observed in the case of factory legislation, principles of social action, which are originated to deal with new conditions, strike back upon older evils. Attempts to improve housing and sanitation in towns gradually work their way into villages just as the limitation of hours in factories fosters the demand for regulation of home work.

¹ See Dicey, "Law and Opinion in England," p. 235.

CHAPTER XIX

THE LAW AND THE WAGE CONTRACT

BEFORE commencing our study of the beginnings of trade unionism it is desirable to review briefly the point of development at which the law of wages had arrived by the middle of the eighteenth century, and the nature of the change of opinion on this matter which was going on in the minds of the ruling classes. The conception that the labourer, at least in the country districts, ought to give his services to any employer who desired them, on terms fixed by the State or its representatives, began to pass away in the seventeenth century, although the restrictions on settlement continued until the end of the eighteenth century to restrict the right of the labourer to sell his labour in the best market. Although the labour code of Elizabeth remained upon the statute book, imposing on the Justices of the Peace the duty of assessing reasonable wages, as time went on the industries not covered by the Statute of Artificers grew more numerous and important, whilst in those which were referred to specifically, the practice of assessment was gradually relaxed. It seems that even in the seventeenth century assessment by the Justices meant rather a formal endorsement of what were the customary rates of pay in a particular district than an impartial decision of what they ought to be. The practice, in fact, developed of leaving wages to be decided by contract between employer and workman long before the theory of assessment was abandoned by the State. No Government, however, discarded the theory, or was unwilling to revive the old powers on occasion shown. In a series of cases the State interfered to check combined action on the part of employees, which aimed at raising wages, and late in the eighteenth century a veritable wages court was set on foot for the Spitalfield silk weavers. Meantime, the conception that economic relations were determined by natural laws was coming to the front, and after the publication of "The Wealth of Nations" gained a rapid hold on educated minds. The idea that individual contracts are arbitrary adjustments, determined by one party or the other having obtained for the moment the upper hand, was readily abandoned in favour of the view that wages and prices are determined

within narrow limits by the action of indefeasible natural laws. It had been shown by Adam Smith that price reactions, if allowed to take their natural course, tend in a competitive system to right themselves, the higher price attracting, the lower repelling, supply, and this reasoning was applied to the special case of wages without due consideration for the difference between labour and pork.

Thus, in the later decades of the eighteenth century two tendencies were at work on the rulers of the country—first, the remainder of class feeling, which taught them that the masses were turbulent children who must be kept in place, second, the developing grasp of an economic law of gravity, which might do society's work better if left alone than society could do it for itself through the instrument of government. Meantime the wage-earners held firm to their traditional view that though the law, as a whole, was dangerous it would sometimes protect them when their desires lay on the side of conservatism. Since they had neither read Adam Smith, nor realised the full meaning of the Industrial Revolution, their desires for the moment were distinctly conservative. They wanted the enforcement of the limitation of apprentices, or the prohibition of machinery—in a word, an industrial system which the revolution had relegated to the past. With the rise of the new cotton industry in the ninth decade of the eighteenth century, a period of working class agitation began which lasted for sixty years, and ultimately expired in the embers of Chartism. In one industry after another the workers reacted to the stimulus of change; sometimes the workers in many industries took the field together. In the course of this troubled period we can trace the rise of new weapons and a new policy, political agitation and trade unionism on the one hand, the determination to raise instead of merely to maintain the national standard of life on the other. In each case the direct cause of the change was the Industrial Revolution. By concentrating the manufacturing population in towns and providing cheap and rapid transport facilities, it made organised action possible: by rapidly increasing the national power of production, it stamped the ideal of material progress into the very brain of the people.

The first stirrings of the labour movement in the concluding decades of the eighteenth century threw the governing classes off

their balance. Nor is this surprising. The movement was violent and demanded an impracticable conservatism. It may be that the policy into which Parliament drifted was partly determined by the fear that the horrors of the French Revolution might be repeated in England. But the Combination laws of 1799 and 1800 was a natural product of the state of mind described above. The conservative instinct of keeping men in their places could well combine with a nascent belief in the beneficial action of the laws of supply and demand to cause Parliament to look with disfavour on combinations in restraint of wages. It needed only a little disorder and a little panic to translate this disfavour into a general prohibitory statute.

Until the Acts of 1799 and 1800 there had been no general enactment against combinations of wage-earners, although it had been forbidden specifically in a number of trades, and the common law condemned in general this as any other combination in restraint of trade. On the other hand, where a trade was regulated by the law of the land, combinations, which aimed at enforcing the law, were undoubtedly legal. The legislation of 1799 and 1800, combined with the law of conspiracy, made it criminal to join a trade union or organise a strike. Technically, combination of the employers was as illegal as combination of the men: in practice it seems to have been easy to convict the men, impossible to convict the masters. The situation thus created did not affect all trades in the same way. In highly skilled employments, which had a tradition of association reaching back into the eighteenth century, and which were not exposed to the disturbing influence of new machinery, the tradition of the trade was sufficient to preserve Trade Unionism, though doubtless the law materially checked its growth. In the rapidly expanding machine and factory industries of the Northern counties the law, whilst not destroying association, drove it underground. It tended to place the leadership of the movement in the hands of those who felt least respect for law and order, and generally to make the men rely upon violence which could be organised rapidly, instead of upon persistent pressure, which requires the settled policy of a permanent association. It is hardly necessary to point out that these conditions made it much more difficult for the wage-earning class in general to develop by discussion and experiment a policy which took adequate account of the facts of the industrial

situation. They were condemned to a series of temporary outbreaks of activity, the objects of which were conceived vaguely and too often pursued by violent methods.

Meantime the sentiment in favour of individual liberty was steadily growing under the influence of Bentham and his circle; men were becoming more conscious of the paradox that the Combination Act, which ostensibly provided for the free play of supply and demand in reference to the commodity labour, obtained this result by a wholesale restriction of the right of the individual to act as he thought best in his own interests. With the objects of Trade Unionism, the individualists had no sympathy, and indeed, as has been seen, the avowed objects of the movement were often undesirable. In general, it seems to have escaped their notice that employers as well as wage-earners may resist the action of the law of supply and demand. The maximum wage which an employer could pay seemed to be definitely settled by the demand for the commodities produced, and it was held that he was prevented by the competition of other employers from ever paying less. The existing situation seemed, therefore, economically satisfactory. Politically it was unsatisfactory, for if, as the Benthamite believed, the individual is normally the best judge of his own interest, it must be right to allow wage-earners to combine, however desirable it might be to prevent them from compelling unwilling fellow-workers to join their unions. The line of argument indicated was followed out to its logical conclusions by Francis Place. Although, in his journeyman days, he had worked and suffered in the cause of combination, Place seems to have held firmly that trade unions, in the long run, could confer no benefit on their members. He retained, however, in his days of prosperity the wage-earner's point of view—the feeling of intolerable injustice which the grown man experiences when he is treated as a child and refused the right of adult manhood to burn his fingers in his own way. He had also a detailed knowledge of facts which enabled him to perceive the ill effects of proscribing the instinct of association. Finally he was a genuine individualist utilitarian, and believed that if men were left free to follow out what they supposed to be their interest, they would soon find out the points in which they were mistaken.

The change which was made in the law in 1824 was due to the activity of Place. He had carried on a press campaign against the

Combination Act for ten years previously. He had interested the indispensable handful of Radical Members of Parliament—especially Joseph Hume. Finally he directed their tactics at every point. The repeal of the Combination Act in 1824 was followed by an outburst of unionist activity in the North, whose leaders, in spite of the warnings of Place, showed the impracticable and violent temper which the state of the law up to that time had fostered. Parliament, which, in consequence of Place's tactics, had had before it a confused issue in 1824 (the Repeal of the Combination Acts had been tacked to other measures), now seemed inclined to consider the point separately, and there was considerable danger that the Government, under strong pressure from capitalist interests, would retrace its steps. In this crisis Place's mastery of tactics was again decisive. Though he could not retain all that had been won in 1824 he secured a compromise, which enabled Trade Unionism to develop, though it was far from effecting a completely satisfactory settlement. The Combination Act of 1800 remained repealed, but trade combinations were no longer exempted, as they had been in 1824, from the law of conspiracy; further, the right of discussion and agreement between masters and men was guaranteed less fully in 1825 than in the previous year; lastly, the clauses which were intended to preclude intimidation and violence constituted, as interpreted by the Courts, a serious obstacle to collective action.

Between the legislation of 1824-5 and the beginnings of the modern Trade Unionist movement, an interval of twenty years was filled with a general social movement, influenced partly by the ideas of Owen, partly by a doctrinaire Radical programme of political reform. The movement drew its strength from the idea of progress and the fact of misery, and though it ended in the fiasco of the Charter and the Maypole dance of optimistic free-traders, it carried the seeds of the chief social developments of the later Victorian period. In 1829-34 took place the Trades Union movement, distinguished from Trade Unionism by the fact that whilst the latter aims, primarily at least, at the organisation of labour trade by trade, the former aimed at an immediate junction of the general labour power of the country, independently of the particular trade in which a given individual might earn his living. The ideas of Owen were behind the movement; its objective was a co-operative commonwealth; its plan of campaign was a general

strike: a general strike pre-supposed establishment of a single Union for all the labour of the country. The National Union of Cotton Spinners (1829) prepared the way for the National Association for the Protection of Labour (1830); to this succeeded the Builders' or General Trades Union; and finally, early in 1834, a Grand National Consolidated Trades Union was established. In each case the rank and file of the movement consisted of individual wage-earners with individual grievances against individual employers; emotionally, they could react to the oratory of general ideals; intellectually, they were incapable of distinguishing between their own immediate interests and the ultimate interests of the cause. Hence it proved impossible to maintain discipline; affiliation went on rapidly, but the central executives had little control over the district Societies; long before general action was in sight the movement collapsed in a series of disconnected local strikes. The historical interest of the Trades Union movement is none the less great. More definitely than any other event it marks the transition of the wage-earning class from the conservative to the progressive ideal. It demonstrated also the power of wage-earners to combine over the greater part of the country out of their own resources. More technically we notice the appearance of organisation in trades which hitherto had known little of union. Textile workers, miners, potters, builders become the centre of gravity of unionism; the numerically small, high-skilled, non-machine trades are relatively less important. On the other hand the wage-earners still, to some extent, look outside their own class for ideas and leadership. Their ultimate aim—so far as they have one—is supplied by Robert Owen; it is not ground out of their own experience. The terror which the movement inspired in the ruling classes was extreme. Especially alarming was the fact that agricultural labour was stirred. The sentence of seven years' imprisonment and transportation for administering a technically illegal oath was inflicted, not on machine hands in Lancashire but on agricultural labourers in a Southern county.

The failure of the Trades Union movement convinced the wage-earners in the Northern counties that no considerable alteration in the structure of industry could be effected by combination. The policy of detailed improvement had not yet been developed. The remaining alternative was to seize the reins of Government. The

control of Parliament through manhood suffrage was the aim of at least a minority of popular leaders throughout the nineteenth century. Working class support for the reform movement, which produced the Act of 1832, was inspired by the ideal that a really popular government could recast the structure of industry. The Chartist movement of the 'forties was thus a natural product of disappointment at the narrow limits within which the suffrage had been expanded, and perception of the impracticability of Owenism. In the second half of the nineteenth century we trace first an atomistic period lasting into the 'eighties; the demand for political power was not abandoned, but the object aimed at was rather the removal of what were considered to be special disabilities of the working class, or some section of it, than a conscious and deliberate reconstruction of society. Only in the last sixty-five years has the latter conception re-emerged—in a form, of course, which differs materially from that which it assumed in the earlier part of the nineteenth century.

There were three chief causes of this interruption, of roughly forty years (1848-85), in the natural development of working class aims. First, the débâcle of Owenism and Chartism discredited Utopian schemes and heroic remedies. Second, the individualist philosophy of the eighteenth century filtered down to the masses just at the period when it was beginning to lose its hold upon educated thought. Third, the development of practical policies and machinery by a number of growing unions and by the co-operative stores absorbed attention.

A "New Model" of Trade Unionism grew up between 1843 and 1860 in a number of important industries—building, engineering, mining, and cotton may be specified. Its characteristics were the accumulation of large funds which might be employed either for general benefit purposes or in case of need as strike pay, the employment of a permanent, salaried executive to advise and carry out its policy, concentration of attention in the case of each union on the interests of the particular trade in which it was formed, and the absence of interest *quà* union in any social problem which had not a direct bearing on the wage contract in the trade concerned. The policy developed by these bodies differed from that which had been pursued by their predecessors in that it was derived from detailed experience of the several industries. Their leaders ceased

to advocate either impracticable conservatism or nebulous proposals for a complete transformation of industry ; they accepted the facts of the situation, and strove to handle and turn them to the interest of the wage-earners. It will be convenient at this point to turn back and describe, in more detail, the aims of the primitive unions in the earlier decades of the nineteenth century before the movement had passed under the control of Owenism ; the later policy will then appear in its true historical perspective as a modification of this primitive type induced by change of circumstances and increase of knowledge.

Before the Industrial Revolution combination among wage-earners was the rule rather than the exception ;¹ it was, however, usually spasmodic and narrowly local. The growth of the factory system certainly intensified many of the evils which unionism resists, but a more important part in promoting unionism was played by the industrial changes which massed the workers in towns and made communication rapid and cheap.²

Primitive unionism in the early decades of the nineteenth century had one more or less conscious policy—that of preserving a traditional standard of living ; and two methods of obtaining this end—hostility to machinery and demand for limitation of entrance to the trade. Arkwright, and many others who sought to introduce improved machinery, saw their property destroyed by riots, and went at times in danger of their lives. From time to time, as in the case described in "Shirley," the agitation became indistinguishable from civil war. Manufacturers barricaded their mills and repelled the mob with firearms, or saw them burnt and their machinery broken. Uttermost intimidation of unpopular masters, foremen, or blacklegs, was employed, and occasionally they were murdered ; vitriol throwing was not unknown. The fight against machinery was throughout a lost cause, and the Government decided against continuing the Elizabethan policy of restricting entrance to trades. Hence, by the middle of the century it had become clear to the new leaders that the new conditions of industry made it impossible for the wage-earners to obtain, in its full simplicity, the conservative system, which had been the instinctive substance of

¹ Cf. Adam Smith, "Wealth of Nations," I, VIII.

² The growth of unionism is as remarkable in certain trades, e.g. building, whose technique has hardly altered, as in the factory industries proper.

their demands. The problem was—How much could be conceded compatibly with a tolerable manner of life for the wage-earner, and how much could be extracted from the employers? The answer to these questions falls properly into two halves. In the first place it was possible to remedy, by collective action, an immense amount of individual hardship and ill-usage. Secondly, something might conceivably be effected in mitigation of such general upheavals of the standard of life as had hitherto been occasioned by economic progress.

When the representative of a number of workers enters into negotiations with an employer, he is evidently in a stronger position than almost any one among their number can be. To begin with, he is a trained bargainer, and can have at least a considerable knowledge of the general state of trade, and of the labour market. Secondly, he has at his back a reserve of numbers and money, which often enables him to intimidate at least an evil doer. Again, any collective bargain, even if concluded by an unskilful man, is far more satisfactory than the individual system since it prevents an employer from taking advantage of the exceptional position of some of his men. When the bargain is struck between representatives of a union and representatives of a number of employers the position is still further improved, for it becomes possible to level conditions throughout the whole of an industry. In the same way the complaints of an individual are more likely to be redressed when presented through a responsible official than when urged in person. These brief indications explain one considerable side of the policy developed by the new unions after 1850. The effort is to secure recognition for the official of the union, and to establish the foundations of collective bargaining and collective demand for redress of individual injury. Details of policy differ, of course, in different industries—in some a detailed list of piece rates is established, in others minimum (never maximum) time rates, and so on.

But this is only one side of the policy. It seeks to put the men in a position to secure the highest wages and best conditions which can be enforced at any particular moment, and to prevent individual oppression. The other side, viz., that which seeks to control the growth and development of the industry in the interests of the wage-earners remains to be considered. This may be summed up as follows. The old ideal of a conservative standard of life is

modified by the conception of progress. The determination not to allow wages to fall is maintained, but the hope is to make them rise ; and the admission of this hope involves the admission that industrial progress may benefit the wage-earner. Evidently, if the methods of industry stand still wages cannot rise greatly ; the tendency was, therefore, for the new unions, as they increased in strength, to change their attitude towards entrance to the trade and increased use of machinery, and to seek to control rather than altogether to resist change. As regards machinery, the policy developed was to prevent new types being introduced so rapidly as to depreciate unduly the value of acquired skill, and to secure for the workers, in the shape of increased wages, some part of the economy of improvements. As regards limitation of numbers, although a consistently narrow policy was maintained by a few unions whose strategical position was abnormally strong, the more general tendency was to resist only such a considerable influx of low-paid labour as would seriously endanger the policy of a rising standard of life. It is impossible to maintain that even at the end of the century unionism was in no case shortsightedly or selfishly opposed to industrial progress. It is hardly necessary to point out that inasmuch as the whole question is one of compromise it is inevitable that precisely the right compromise will not always be attained. But no collection of specific instances of resistance to mechanical improvement or restriction of entrance to a trade gives adequate ground for a generally adverse verdict on trade union policy. The harm done by refusal to use an improved machine can be seen and weighed precisely ; the evil of over-rapid modification of the demand for labour is less ponderable but equally real. It is more fruitful to insist on the advantage of agreements between organisers and wage-earners, which aim at providing for the gradual introduction of new processes, than to suggest that the very real problems involved can be summarily dismissed by instancing the inevitability and general advantage of economic progress.

Although, as has been seen, Trade Unionism remained primarily sectional in its development between 1840 and 1885, the beginnings of the common aims and action, which have been a chief feature of the last seventy years, can be traced far back into the individualist period. As early as the 1850's the executive leaders of a number

of important unions were living in London in close touch with one another, and between 1858 and 1867 permanent Trades Councils arose in the principal towns. The first representative conference was held in London in 1864. To this period belongs the agitation directed towards placing employers and workmen on an equal footing before the law. As the law stood breach of contract on the part of an employer was a civil offence, to be met by an action for damages; on the part of a wage-earner it was a crime, punishable by fine or imprisonment. Criminal procedure did not permit examination of the accused; hence where an employer accused a wage-earner the evidence of the former was the only evidence to which the court could listen, if the contract had not been concluded before witnesses. It was also necessary that the general legal position of Trade Unionism should be reconsidered. In 1866 a case of violence against a blackleg, at Sheffield, aroused considerable sentiment against the movement, and a Commission of Enquiry was appointed. In the next year the Boiler-makers failed to recover a sum of money embezzled by one of their officials, and the Court of Queen's Bench decided that the Union had no legal status on which it could sue or be sued. Further, the compromise of 1825, as interpreted by subsequent judicial decisions, was no longer tenable. Meetings and agreements in respect of wages and hours of labour had been expressly legalised, but a Trade Union which acted "in restraint of trade," was still an "illegal conspiracy," and its members liable to criminal penalties.

Contrary to expectation, the Commission of 1867 was convinced by evidence that the action of Trade Unionism had been, in many cases, neither unreasonable nor detrimental to society. It seemed rather that the business of the legislature was to revise its legal position, and to give it considerable freedom of action. Nevertheless, the legislation passed in 1871 was still largely actuated by hostility to combinations. The Trade Union Act declared that a Trade Union did not become a criminal or illegal association merely because it acted in restraint of trade, but the Criminal Law Amendment Act, which purported merely to repress intimidation and violence, was drawn in such wide terms as to leave it doubtful whether the most peaceful forms of picketing were non-criminal. The position of the unions was thus worse rather than better than it had been before, and their anger was one cause of the

defeat of the Liberals in 1874. In 1875 and 1876 laws were passed which gave, in substance, what was demanded by the unions. The Criminal Law Amendment Act of 1871 was repealed. The Conspiracy and Protection of Property Act defined reasonably the limits of criminal conspiracy in trade disputes. The Employers and Workmen Act placed employer and employee on an equal footing before the law. Peaceful picketing was legalised, whilst no form of coercion any longer involved criminal penalties on a unionist unless the act itself was criminal when committed by any individual.

Temporary protection for the funds of Trade Unions against dishonest officials had been granted in 1869, and the Acts of 1870 and 1876 put this matter on a firm basis. In order to do this it was necessary to give to Trade Unions some sort of legal existence which could be recognised by the courts. This was effected by allowing Trade Unions as registered societies to sue defaulting officials. At the same time the Act did not enable the courts to entertain any legal proceedings arising out of an alleged breach of contract between a Trade Union and its members. Neither Act was intended to enable a union to sue and be sued in general : but it was only expressly relieved from a certain class of liabilities in this respect ; at the time, and for long afterwards, it was supposed that the protection granted went further ; but this view was upset by decisions of the Courts at the end of the century ; in 1901 it was held by the House of Lords that a Trade Union could be sued in its registered name, and that the funds of an unregistered union could be made liable by a representative action. Meantime the courts had developed a definition of picketing, which made it illegal for a representative of the union to meet or call upon a wage-earner, if his object was to coerce not the wage-earner himself but his employer ; furthermore, it had been held that although " an agreement . . . to do . . . any act in furtherance of a trade dispute between employers and workmen " was not " indictable as a conspiracy if such act committed by one person would not be punishable as a crime," it might be so indictable if the employer used non-union labour exclusively, or if the members of the union in question were not employed by the employer attacked ; lastly, under the civil law, unions were liable to an indeterminate extent for damage to employers or others arising out of their actions, however lawful those actions might be in themselves.

The effects of the Act of 1906 are thus summed up by Prof. Chapman: "It declares that an act 'done in contemplation or furtherance of a trade dispute,' is not rendered actionable merely by its being 'done in pursuance of an agreement or combination by two or more persons'; and lays it down that 'an act done by a person in contemplation or furtherance of a trade dispute shall not be actionable on the ground only that it induces some other person to break a contract of employment, or that it is an interference with the trade, business, or employment of some other person or with the right of some other person to dispose of his capital or his labour as he wills.' It legalises picketing to obtain or communicate information, or peacefully to persuade any person to work or abstain from working; it sets aside the Taff Vale judgment by enacting that trade unions shall not be suable; and declares that in this Act and in the Conspiracy and Protection of Property Act, 1875, the expressions 'trade dispute' and 'workmen' shall be understood in the widest sense."¹

The dominant thought of unionism between 1845 and 1885 was individualist. It was held that if the law could be so adjusted as to permit the free exercise of the right of collective bargaining no positive interference by the State with the wages contract would be desirable. In the 'eighties a new spirit became evident, which has since, upon the whole, tended to approximate the policy of unionism to a systematic Socialism, although there are, of course, still many individualists in the ranks of the movement, and a still greater number of men whose ideal of State organisation is exceedingly vague. In this last phase of the movement the following points may be emphasised. First, a developing capacity of the labour movement to dispense with the stimulus of middle-class ideas. Though the influence of Marx, Henry George, and the Fabians is not negligible, it is small in comparison with that of Robert Owen in the 1830's, or even of the Christian Socialists at a later date. Secondly, the machinery of unionism showed signs of extending from skilled to unskilled labour, either by the opening of existing unions to include lower grades of wage-earners, or by the independent organisation of such casual trades as dock labourers and match-girls. Thirdly, both locally and in the country as a whole, common action on the part of distinct unions became more important, and the

¹ Brassey and Chapman, "Work and Wages," II, 70.

movement for the capture by "labour" of local and central government grew rapidly. The Trades Union Congress came into existence in 1868. Its object was to hold annual meetings of the delegates of all the unions affiliated to it and to discuss the report of its General Council and the resolutions submitted to it by the affiliated unions. Its General Council, elected at the Annual Congress, gives its attention to all matters affecting the interests of organised labour and keeps in close contact with government departments. In 1868 the T.U.C. had a total membership of only 118,000. By 1913 the total had risen above two millions, by 1919 above five millions and by 1948 to nearly eight millions.

Down to the great Parliamentary struggle between 1867 and 1876, the opinion of employers in almost all industries was intensely hostile to collective bargaining. There were few who recognised a moral right of combination. Still fewer who believed that the exercise of the right was in the true interest of their employees, and a mere handful who saw in it a socially beneficent force. In the last fifty years a considerable change has occurred. In most industries, where the system has been long established, a large minority of employers hold all the views indicated above, and a certain percentage maintain that unionism, in the long run, promotes the interest even of the employer. Especially in large scale business many employers find in the organisation of their wage-earners a useful check upon the integrity of their foremen and departmental managers, and a conveniently impersonal way of bringing pressure to bear on dishonest or idle wage-earners. Further, the employer who relies for his profits upon skill in organising his business, and marketing his output, is protected by the existence of a union against the competition of those who, whilst inferior to himself in these respects, excel him in the will or power to beat down the standard conditions and wages of the trade. Above all, the existence of a strong organisation makes it possible in a great measure to settle the general terms upon which labour shall be employed for long periods. The employer whose workmen are members of one union is set free, except during periods of major industrial strife, from the risks of constant minor stoppages and disputes and can concentrate his attention for months, or even years, at a time on other problems. Large industries, however, which employ men of various trades, may suffer sudden and

prolonged stoppages arising from inter-union disputes over the demarcation rules about the range of operations which a skilled worker should be allowed by his union to undertake.

The development of the machinery of Conciliation and Arbitration during the past forty years has been very rapid. It is impossible to insert here any detailed account either of the various types which have emerged, or of the stages of the growth of the system, but a few words may be added. Early in the nineteenth century standard lists of wages appear in some branches of the textile industry; these, however, were seldom, if ever, the result of agreement between employers and employees; usually they were a product of the impossibility for an employer of several hundred, or even thousand, men to arrange an individual bargain with each. In the last fifty years such "lists" have become a normal feature in those of the staple industries which adopt the piecework system, and are usually the product of elaborate negotiations between representatives of the two parties concerned, who agree to observe the settlement arrived at for a period which may or may not be indefinite. They are based upon the idea of so defining the piece-rate for each kind of machine that a normally efficient worker will be able to earn a standard wage. In industries where the piece-rate system is either impracticable (in consequence of the lack of persistent types of work) or is objected to by employers or employees, the usual course is to define directly the minimum wages payable in different grades. Either plan may be, and occasionally has been, associated with the device of the sliding scale—it being provided that the standard rates should vary in predetermined accordance with alterations in the price of the commodity produced or one of its main constituents. The negotiations which lead up to these or other agreements, touching the terms and conditions of employment, are often presided over by a benevolent neutral whose business is to smooth difficulties, preserve an in-offensive tone in the discussion, and in case of divergence suggest possible compromises. More rarely differences are submitted to the judgment of an arbitrator, whose decisions each side binds itself beforehand to accept; and a frequent feature of general agreements reached under "conciliation" is the inclusion of a clause consigning to arbitration any differences on points of detail which may arise out of the agreement. In 1896 a Conciliation Act gave the Board

of Trade the right of conciliatory mediation in a trade dispute, and empowered it to appoint a Board of Arbitration in response to a joint request from the employers and wage-earners. In 1907 the intervention of the Board of Trade in the Railway dispute resulted in the establishment of an elaborate system of arbitration boards to determine the conditions of employment in that industry.

The complexity of the problem of collective bargaining varies enormously with the conditions of particular industries. Where, as in the cotton industry, an elaborate piece-list is practicable, the bargain can control in detail the remuneration of men whose individual efficiency varies infinitely. In the engineering trade, on the other hand, and again in building, piece lists are resisted by the unions. It is contended that the difference in detail between each piece of work and the next would leave the piece-worker dependent in great measure upon the good faith of his employer. It is plain that where a union insists on fixing minimum time-rates and resists the piece-rate system, the more efficient men must depend on their own bargaining power for securing higher pay or more satisfactory conditions proportionate to the extra value of their work. As the bargaining power of the individual is not always sufficient, there is more room in such a trade for a tradition to develop, which encourages the stronger individual to restrict his output to the maximum which is attainable by the least efficient of those who are employed. He has not that certainty of obtaining extra pay for extra value rendered, which might blind him to the alleged interest of the trade as a whole in minimising output. Further objection to improved machinery is more likely to be active where payment is made by time. In the piece-work system the operative stands to gain *primâ facie* by the speeding up, and improvement of machinery, in so far as his work does not become actually harder. If he is paid by time, on the other hand, the whole advantage of the improved process accrues to the employer, even though it may impose a greater strain on the worker, until a readjustment of rates has taken place. For these reasons complaints of unionism are on the whole more common among employers in industries where time-rates prevail than in those where piece-rates are the rule. Where, as in the building trades, we find combined a union policy of time-rates, the absence of foreign competition, and a rapid expansion of the industry, the complaints are at their maximum.

CHAPTER XX

MONEY, CREDIT, AND FLUCTUATIONS

DURING the eighteenth century gold became the chief means of effecting considerable payments, in so far as it was not already supplanted by credit instruments. Even after the change of 1717 it was slightly overrated as compared with silver ; the latter came gradually to be used only for small payments ; and it was difficult to retain enough in circulation even for this purpose. Both gold and silver coins were much depreciated by wear and fraud, but silver being rated too low, its condition was worse than that of gold. In 1756, however, the value of gold as in silver began to rise throughout Europe, and by 1771 this movement had gone so far that the gold coinage was becoming deficient. "Quantities of old silver coin . . ., or coin purporting to be such, greatly below the standard of the Mint in weight," were imported and guineas exported in exchange. A remedy was devised in 1774 ; the gold was called in and re-issued at the old standard, the legal tender of silver coin by tale was restricted to £25. Silver remained, however, legal tender by weight up to any amount at the rate of 5s. 2d. an oz. until the Act of 1816, which made silver coins tokens, restricted their legal tender capacity to 40s., and definitely established gold as the sole standard of value in the country. The decision in favour of monometallism was determined by considerations which have little to do with the modern bimetallic controversy. The problem of the eighteenth century, as of earlier times, was to secure a satisfactory medium of exchange or currency, and the gradual elaboration of a token coinage was an important step in this direction. Modern bimetallists are concerned with a different problem, viz., that of providing a satisfactory standard of value, and it is obvious that the use of silver as the material of a token coinage is quite compatible with its use as one limb of a double standard. Gold monometallism was, however, a natural by-product of the reduction of silver coins to the rank of tokens. The economy of practical statesmanship led the country into that path which seemed to involve a minimum of change. The suspension of cash payments by the Bank of

England in 1797 and the subsequent depreciation of their notes had driven all gold and much silver out of circulation. For large payments this was of little moment since bank paper could be substituted for gold. For retail trade and wage payments it was an enormous inconvenience. Throughout the country traders and employers issued unauthorised token currencies, a development which no doubt facilitated, if it did not actually suggest, the issue of token coins by the central government.

The supersession of standard money by token coins, as a medium of petty exchanges, is one side of a general movement during the last century and a half towards a separation of the function of exchange medium from the function of standard of value. What has been done for small exchanges by the invention of token coins has been done for large exchanges by the development of banking credit. In both cases we find exchanges effected by instruments or machinery which make it unnecessary to retain in circulation a volume of metal equal in intrinsic value to the exchanges which it effects at any moment. The identity between the two sides of this movement is obscured in two ways. Firstly, whereas the issue of token coins has been retained in the hands of the State, the management of banking currency remains in the hands of the private enterprises which have built it up. Secondly, whilst the economy effected by our token currency is comparatively small, the economy effected by our banking currency is exceedingly, and some think dangerously, great.

The use of bank credit as a substitute for money was little developed before the Industrial Revolution. In 1750 there were only twelve bankers' shops in England outside London, and even in London there was room for much expansion. The last forty years of the eighteenth century witnessed an extraordinarily rapid growth of banking both in London and in the provinces. Unfortunately much of this growth was financially unsound. The conditions created by the sudden development of large scale production and the increase of trade throughout the country would probably have entailed, in any event, excessive use of credit; and apart from the industrial and commercial factors, the alternation of war and peace promoted instability. It is, however, clear that the evil which such causes can produce is determined within wide limits by the organisation and technique of banking in any given country, and it

must be recognised that in England, at the close of the eighteenth century, both were defective. As regards organisation, the monopoly conferred upon the Bank of England early in the century prevented the formation of companies on the Scottish system to meet the demand for bank credit. Private banking has, of course, some obvious advantages as compared with corporate banking, and a number of the firms which arose in England were excellently managed. The majority, however, were not; and viewing the matter broadly it is regrettable that banking in England did not take, from the outset, the form to which it has since gravitated—viz., that of a small number of powerful corporations, each controlling a number of branches.¹ As things were, "multitudes of miserable shopkeepers in the country, grocers, tailors, drapers, started up like mushrooms and turned bankers, and issued their notes, inundating the country with their miserable rags. Burke says that when he came to England, in 1750, there were not twelve bankers out of London; in 1793 there were nearly 400."²

As regards technique there is not much interest in discussing the management of these private firms. That of the Bank of England, however, is of the first importance in view of the central position held by that institution. The management of the Bank of England has at no period in its history been other than conscientious. The manner in which its directorate was chosen from the business world, its tradition of service to the State, and representation of solid interests, preserved it from some of the dangers to which a merely profit-making concern is exposed. It was, in fact, almost from the first, informally a national institution, if formally a trading company. At the time of the Industrial Revolution it fully recognised certain unexpressed obligations towards the public. Its business was to support the Government, and to assist trade; but not to go out of its way in search of extra profits. At normal times its solid conservatism kept it pretty straight. It discounted only "sound commercial paper," and that at tolerably high rates—4 to 5 per cent. If the market rate fell below this it did not alter its rate, but allowed its discount business to fall off; thus the rates which

¹ That this development was technically possible in England seems clear from Scottish experience.

² Macleod, "Theory and Practice of Banking," I, 436.

it regularly maintained were high enough to correct automatically any ordinary movement of the exchanges against the country. The directorate had, however, no clear perception of the relation between the rates at which money could be borrowed and the state of the exchanges. If the exchanges turned so much against the country as to drain their reserve of bullion dangerously low they, of course, restricted their discounts. They did so, however, merely as a matter of self-protection—to escape bankruptcy. If their policy turned the exchanges in favour of England, they congratulated themselves on having ridden out the storm safely, without perceiving that their own action had assisted the national recovery. There were, of course, a few men who had more or less clearly worked out the connection between discounting and the state of the exchanges. In their view restriction of discounts meant a reduction of the quantity of money in the channels of circulation. Diminished money caused prices to fall. The fall of prices increased exports. The increase of exports restored the exchanges. This line of argument reached correct conclusions by unjustifiably short cuts, and as it ignored the technical complexities of the subject it carried little weight with the business world.¹

The defective theory of the directors of the Bank of England mattered comparatively little so long as the legal framework within which banking operations had developed remained substantially unaltered. As long as it was necessary for the Bank of England to meet its liabilities in gold, a drain of gold compelled it to restrict its discounts—compelled it, that is, to set in motion unconsciously forces which operated so as to check the drain. Even so it was inherently probable, and it did in fact so turn out, that the Bank would postpone restriction dangerously long. Conceiving that the foreign exchanges were controlled by forces entirely independent of its own action, and realising the hardship inflicted upon clients by the refusal of accommodation, it would be apt to go on hoping that a favourable turn in the exchanges would relieve it of the disagreeable necessity of protecting its reserves. The situation was altered entirely in 1797, when the Bank was ordered by the

¹ It acquired later considerable prestige, however, because predictions founded upon it turned out to be correct. As restated by modern writers, the quantity theory of money is so complicated and cumbrous, that it is inferior, even pedagogically, to a direct assault on the technical difficulties which it evades.

Government to suspend cash payments. Relieved now of any anxiety about its reserves it could perform what it conceived to be its duty of dispensing at rates not above 5 per cent. as much accommodation as trade demanded. This, of course, was no very serious matter so long as no exceptionally serious derangement of commerce occurred, for a 5 per cent. rate is (and was) so high that only under exceptional circumstances are excessive issues under it probable. And, in fact, the depreciation of the Bank note during the period of suspension (1797-1819) was never serious, judged by the standard of political issues of inconvertible paper money. It was, however, serious enough. Commencing in 1800,¹ it became really serious in the winter of 1808-9. A mania of speculation had arisen as the result of the opening up of English trade with the Portuguese possessions in South America. The conservative finance of the Bank of England gave way in the general excitement. "It is stated by Sir Francis Baring, in his evidence before the Bullion Committee, that since the restriction he knew of many instances of clerks, not worth £100, who had started as merchants, and had been allowed to have discount accounts of from £5,000 to £10,000. . . . The paper discounted by the Bank, which had been £2,946,500 in 1795, rose to £15,475,700 in 1809, and to £20,070,600 in 1810."² The paper price of standard gold was quoted at £4 10s. in May, 1809, and continued to rise. Early in 1810 the House of Commons appointed the famous committee of inquiry into "the high price of gold bullion."

The report of this committee was undoubtedly a fine piece of work, but it did not cover the whole field as completely as has been maintained by some of its admirers. Its members were, to some extent, at cross purposes with the directors of the Bank who gave evidence, and neither appreciated nor cleared up certain practical difficulties which troubled the latter. They showed clearly enough that the rise in the paper price of gold bullion was due to excessive issues by the Bank in the sense that the price could not have risen had those issues been restricted. The directors of the Bank maintained, on the other hand, that the Bank could not be said to

¹ A deficient harvest in 1799, and bad prospects for 1800, caused an unusual importation of wheat, and bullion was also drained to Hamburg by the existence there of abnormally high discount rates—the result of a crisis in 1799.

² Macleod, "Theory and Practice of Banking," II, 25.

have issued an excessive quantity of notes since so far from forcing notes upon the public they had adhered carefully to their traditional practice of issuing only as many as were required for the purposes of trade.¹ It is plain that the two parties had in their minds quite different criteria of excess. To the committee it meant such a quantity of notes as would cause their value to depreciate; to the directors it meant more notes than were required by legitimate commerce. It is further plain that the criterion of the committee was at least far nearer the truth than that of the directors. The failure of the committee lay in its inability to realise the full value of the practical consideration which made the directors obstinate for their view. This practical consideration was as follows: restriction of issue, as understood and practised by the Bank, meant not a simple alteration of the rate of discount to a higher figure, as is the modern practice, but the refusal to lend to their clients on any terms at all. On December 31st, 1795, the following notice was posted in the discount office:—

“Pursuant to an order of the Court of Directors, notice is hereby given that no Bills will be taken in for discounts at this office after 12 o'clock noon or Notes after 12 o'clock on Wednesdays; that in future whenever the Bills sent in for discount shall in any day amount to a larger sum than it shall be resolved to discount on that day a *pro rata* proportion of such Bills in each parcel as are not otherwise objectionable will be returned to the person sending in the same without regard to the respectability of the party sending in the Bills or the solidity of the Bills themselves.”

It is evident that such a measure might entail wide ruin in a monetary crisis. The device of a high discount rate automatically sifts out the traders who must have assistance at any price from those who can afford to wait, and further, of course, induces the individual to minimise his demands. The system practised at the close of the eighteenth century was too liberal to those who could afford to wait and not liberal enough to those who could not. The evil which it entailed was clear enough to the directors, and they probably felt that it was greater than the evil entailed by suspension of cash payments. Restriction of discounts, they

¹ The evidence of Sir Francis Baring, quoted above, seems to show that the directors in maintaining this exaggerated somewhat the actual extent of their conservatism.

would maintain, might be all very well in theory; in practice it was fatal, and their minds would be hermetically closed against all reasoning which seemed to lead up to that fatal conclusion. The reason of this system of restricting discounts was, of course, the existence of a usury law, which limited the rate of interest to a maximum of 5 per cent. The Bank, from the outset, had prided itself on refraining from the usurious practices of private money-lenders. It does not seem to have occurred to its directorate that a change of system in this respect would rob restriction of half its terrors, nor did it occur apparently to the committee either. Each party stood firmly by that theory of issues which led to the practical conclusion which it thought of most importance. The situation was so far altered by 1819 that the evils of inconvertible paper were much more clearly realised, and a scheme for resumption was carried through Parliament. But the essential point that the Bank should be authorised and instructed to manipulate its discounts by raising the rate of interest was still neglected. It was not till 1833 that the Bank was authorised to raise its rate above 5 per cent., and more years elapsed before it made this expedient part of its normal policy. The gold drain of 1855 was the first which the Bank resisted with promptitude and decision.

In the period 1797 to 1819, when there was no gold in circulation, attention was naturally turned to the superiority, in some respects, of a paper currency. Ricardo elaborated a scheme by which, whilst one of the precious metals might be retained as the standard of value, the country, by the use of paper, might save almost the whole cost of an intrinsically valuable medium of exchange. His plan was that the Bank of England should issue notes, and hold against them a reserve of bullion from which what was required for export might be withdrawn. His proposal to some extent anticipated suggestions which have been made in the last fifty years for the issue of £1 notes. He went, however, much farther—desiring to see no standard money at all in circulation—and the object which he proposed was to economise the capital of the country, and not to strengthen the reserve of the credit system.

For such a scheme opinion was not prepared.¹ The average man had seen the evils of an unskilfully managed paper currency and

¹ The difficulty of preventing forgery was also an objection.

demanded tangible gold. A considerable body of opinion, however, demanded that the resumption of cash payments should be effected by reducing the quantity of gold contained in a legal pound instead of raising the gold value of the depreciated paper. Their arguments were that such a restriction as would remove the premium on gold would hamper trade intolerably, and that as contracts had adjusted themselves to the high prices caused by inflation, more injustice would be done by taking measures which must reduce prices than by altering the standard. The controversy was substantially the same as that between Lowndes and Locke at the close of the seventeenth century: the advocates of "sound" money—*i.e.*, the creditor and proprietary classes—again won the day.

The resumption of cash payments did not bring with it any immediate remedy of the fundamental faults of the English banking system. The defective organisation of banking in the hands of weak private banks remained; the defective technique of the Bank of England in the management of its note issues remained also. A period of experimental legislation had, however, commenced and continued until the Act of 1844. In this legislation two distinct lines may be traced, the gradual breach in the Bank of England's monopoly of joint-stock banking, and the growing restriction of the right of note issue.

The disasters of English banking between 1790 and 1820 had been very slightly reflected in Scotland, and it was only natural therefore, that opinion favourable to the Scottish system of joint stock banks and branches should gain ground. In 1823 a pamphlet was published by Mr. Joplin in which it was maintained that the privilege of the Bank of England only precluded the formation of joint stock banks of issue, and did not bar corporations which restricted themselves to deposit banking. This discovery was not of much importance when it was made, for although the deposit and cheque system was already developing in London, the note was still the principal credit instrument in the country. A renewal of disasters amongst the private bankers, in 1824-5, brought opinion to a head, and the Government determined to enlarge in some way the freedom of corporate banking. Nothing could be done however, without the assent of the Bank of England in view of the fact that its privileges did not expire until 1832; and the Bank,

whilst apparently making considerable concessions, really retained the kernel of its monopoly. The Act of 1826 permitted the establishment of joint stock banks of issue, provided that they had no branches in London or within a sixty-five mile radius of London. As the financial business of the country was focussed at the metropolis, the Act precluded a really satisfactory experiment upon Scottish lines. The Act of 1833, on the other hand, which revised the privileges of the Bank of England, merely asserted the legality of the view put forward by Joplin ten years earlier, that joint stock banks might operate in London provided they did not issue notes. The establishment of the London and Westminster Bank ensued quickly. It was followed by the London Joint Stock Bank in 1836, the Union Bank and the London and County Bank in 1839, and others. It is clear that neither of these Acts made possible a strong experiment in imitation of the Scottish system; but it is probable that in any case banking organisation had gone too far on a line of its own in England for such an experiment to succeed. But the ill success of provincial joint stock banks, between 1826 and 1840, undoubtedly contributed unduly to the triumph of that body of opinion which favoured drastic control of note issues. It could be suggested (although it was not really the case) that every possible expedient, short of restriction, had been tried and had failed.

The evils of the suspension period had left in men's minds a more or less definite feeling against a paper circulation. The events of the next twenty years—1819-1839—led men to conclude that whatever was possible in Scotland, the English nation required a substantial gold basis to its credit system. The policy embodying this conclusion, which gradually shaped itself, had two sides. On the one hand steps were taken to ensure a substantial circulation of gold; on the other to ensure that all note issues should have a good gold backing.

The first of these objects was attained by a provision in the Act of 1826, which prohibited the issue of notes for smaller sums than £5. The attempt of the Government to extend this measure to Scotland was defeated,¹ but an Act in 1828 prohibited the circulation of Scotch notes in England. As regards the desirability of maintaining

¹ The counter-agitation was led by Sir Walter Scott, writing under the pseudonym of Malachi Malagrowther.

a gold circulation for small exchanges, there was not much difference of opinion in spite of the authority of Ricardo. There was an altogether unreasoning hope that the gold thus retained in the country would somehow maintain confidence in commercial crises.¹ It was also felt that it would serve as a potential reserve against military requirements in time of war. In regard to the second point—restriction of issues—controversy was hotly carried on for many years by advocates of the “banking” and the “currency” principles respectively. These schools were the intellectual heirs of the directors and the committee in 1810.

The former had so far shifted from the ground which was taken up by their prototypes in 1810 that they accepted convertibility as the test of issue. Their overt contention was that as long as a bank's notes are convertible over-issue is impossible, since any commencement of it will be nipped in the bud by some of the notes being returned for conversion. With this statement no one need quarrel, but it did not, of course, meet in the least the contention of their opponents that the right of issue required to be regulated in order to prevent banks from issuing notes in quantities which they would be unable to convert. When they faced this point the advocates of the “banking” principle fell back upon the doctrine of the directors in 1810, viz., that the amount of issue is determined by the requirements of trade, and that it is the business of bankers to discount all sound paper presented to them. Like their predecessors they viewed the matter exclusively from the point of view of normal trade conditions. They failed also to perceive the connection between the rate of interest charged by a bank and the amount of accommodation which its clients will demand. The “currency” school on the other hand were similarly obsessed with the problem of bullion export resulting from an unfavourable state of the exchanges. If all the currency in a country, they argued, were standard money, any export of bullion would reduce the currency; this would lower prices; the fall in prices would stimulate exports; increased exports would bring the bullion back. But since in England bank notes circulated side by side with gold, a void in the currency created by export of bullion could be replaced

¹ Circulating gold cannot, of course, be drawn upon very largely by the banks, however severe the crisis, since it is needed most for transactions which are relatively little affected by a crisis.

by increased issue of notes and this process may continue until all the bullion has been withdrawn. Therefore, it was desirable to take action to restrict the amount of credit which should be permitted to circulate, and to prevent that amount from being increased to fill voids in the currency created by bullion export.

The proposals of the "currency" men were not entirely destructive of the use of credit. In so far as they permitted the retention of a definite amount of credit in circulation, they secured for the nation the economy of that amount of capital. They were, however, far from liberal in drawing the limits within which this economy was to be circumscribed, nor did they face the certainty that the average amount of credit desirable at one date would be less than the average amount of credit desirable ten years afterwards. Further, they did abandon altogether the second chief advantage of a credit currency, viz., the steadying influence on prices which its elasticity offers. Finally they overlooked the difficulty that their proposed automatic regulator would be nugatory, if they confined their attention to one form of banking credit only, and left others unrestricted.

The "currency" school secured the support of Peel, and the Bank Act of 1844 gave expression to its views. The objects of that Act were to define the quantity of Bank notes which might circulate in England on credit, and to ensure that the remainder of the circulation should be composed *either* of gold *or* of notes issued against a cent. per cent. reserve of gold. Clear rules were laid down which purported to relieve banks of issue of the task of judging the terms on which notes at any particular moment should be issued to the public.

The Bank of England was allowed to issue £14,000,000 against securities, and other issuing banks were similarly restricted to a total of £8,600,000. Beyond the sums so specified, notes could be issued only by the Bank of England, which must hold against them a cent. per cent. reserve of gold. It was further provided that in future no new bank, whether private or joint stock, should issue notes, whilst if existing banks suspended their issue, or failed, or amalgamated with other banks, their right of issue should lapse.¹

¹ In such cases the Bank of England was allowed to increase its credit issue by two-thirds of the amount of the lapsed issue.

The chief importance of this Act is the encouragement which it gave to the deposit and cheque system. Since further expansion of credit note issues was once for all prevented, expanding commerce and industry was faced by the alternatives of acquiescing in the expense of an all-metal currency¹ and developing another form of banking credit. The result could not be in doubt; the use of the cheque was already general in London; throughout the industrial districts it proved more convenient than the note could have been.²

The Act was, of course, quite inoperative to prevent monetary crises apart from skilful management throughout the banking world; and in so far as it gave false confidence and complacency to the Bank of England by purporting to provide an automatic measure of the desirable note issue, it probably even postponed somewhat improvement in the Bank's methods.³ The restriction of issues against securities to a fixed sum made it more difficult for the Bank to handle a panic firmly. On the other hand, in a somewhat clumsy manner, it ensured that the beginning of a panic would never find the Bank absolutely denuded of gold. The serious crises of 1847, 1857, and 1866 seem to show clearly that the greater stability which has been subsequently built up is not appreciably due to the Act of 1844, but to a gradual growth of sounder banking organisation throughout the country, and a better understanding of the business throughout the banking profession.

The organisation of banking at the present day has grown from the reaction of two distinct traditions on the needs and possibilities of modern industry. On the one hand we have a strong Scottish strain, the result partly of perception of the advantage of Scottish methods, largely of the direct importation of men who had been trained in Scotland to organise and work the English joint stock banks. The survival of the English tradition—of the monarchy and central power of the Bank of England—is at first sight more surprising. And surprise deepens when we recall the embittered

¹ The clumsiness of handling metal in quantities was, of course, provided against by the obligation on the Bank to issue any demanded quantity of notes against gold.

² The restriction of note issues probably affected agriculture injuriously. It also possibly favoured large at the expense of small concerns generally throughout the country.

³ It is difficult to come to a conclusion on this point. The management at the Bank of England was bad before the crisis of 1847. In the fifties (as remarked earlier) a considerable improvement was shown which was afterwards maintained.

hostility shown by the Bank of England to the beginnings of rival joint stock enterprise. But the new banks had to grow gradually from small beginnings, and were therefore compelled to adapt themselves to the existing environment. And on the other hand Government left them free to do so—imposing on them no special rules which could divide them as by a watertight compartment from the private banks. The monopoly of joint stock banking, maintained by the Bank of England for 130 years, had given it inevitably a central position in the London money market. Private bankers came to keep their reserves in the form of deposits with the Bank of England, and like all other dealers in money and credit looked to the Bank for support in difficult times. The limitation of the note issue, in 1844, still further strengthened the authority of the Bank, for it soon became evident that the Government would permit it to increase its issues beyond the prescribed limit in order to stop a panic, but would not give the same liberty to any other bank. And, indeed, no other bank had sufficient prestige to have made such a privilege of practical utility. Hence, in spite of bitter feeling, the joint stock banks bowed to the prevailing practice, and kept their reserves in the form of deposits at the Bank of England.

The result was an economy in the bullion basis of English credit, which found no counterpart in any other country.¹ This economy has been so far justified that the organisation of banking is incomparably stronger to-day than it was a century ago, and the Bank of England developed a technical capacity of regulating the use of credit and managing difficult situations. Hence a striking difference between the history of credit in England in the first and second halves of the nineteenth century. From 1770 until 1850 it appears that the Bank of England's management was more or less defective in every serious difficulty. From 1850 onwards it improved progressively, and since 1866 there has been no panic in England. This has not been for lack of opportunity. There can be no reasonable doubt that if the Baring appeal for assistance had been refused in 1890 as that of Overend and Gurney was in 1866, a terrible panic would have ensued.

Dissatisfaction with the existing gold reserve was based rather on fear of danger from without than of danger from within. So far as

¹ The nearest parallel was that of Germany. But the responsibilities of the Berlin money market were far smaller than those of London.

internal stability went, a smaller reserve would have been held sufficient; nor were such withdrawals of bullion, as could result from fluctuations in the course of commodity trade, much dreaded. The dangers in view were firstly political; it was claimed that a hostile power might accumulate balances in London and withdraw them suddenly, thereby convulsing the credit system in time of war. Secondly, it was urged that a financial crisis in some foreign country might subject the system to a strain which it would be unable to bear. It was pointed out that, although our system had not hitherto produced a disaster of the first magnitude, the margin of safety was so small that the Bank was compelled to make more, and more considerable, alterations in its discount rate than either the Bank of France or the Bank of Germany, and that those alterations were a considerable evil to the ordinary trade of the country. From those considerations have issued in the past a variety of schemes for increasing the reserve at the Bank. We may notice, especially, proposals that the joint stock banks should increase their balances at the Bank, that they should form a separate reserve (or reserves) to be used in emergencies, that the Government should lodge certain millions of gold with the Bank, that some millions of £1 notes should be issued, and the gold withdrawn from circulation, or a part of it, added to the reserve.

The better organisation and technique of banking in later years prevented those exceptionally serious disturbances of the money market which had been a feature of English commercial life for more than a century. The difference is sometimes expressed by saying that whilst "crises" still occur, "panics" do not. Neither of these terms is easy to define, but it may be said that whereas in a "crisis" the rates for short loans are abnormally high, in a panic short loans cannot be obtained on any terms at all. Both crisis and panic are in most cases the money market evidence of a more deeply seated economic evil. This evil has not, of course, been removed by the mitigation of its effects in one particular sphere of economic activity—viz., the money market—although it may be affirmed with confidence that improved management of credit has beneficial reactions throughout the business world.

We have noticed, in an earlier chapter, the phenomenon of periodic money market crises in the first half of the eighteenth century. In the financial world these events were strictly parallel,

on their smaller scale, to the crash in New York in 1907. It may, however, be doubted whether their industrial influence was very deep; for the area of speculative investment was still restricted narrowly, and there was no such interdependence between different parts of England as exists to-day.¹ From 1760 onwards the rapid knitting up of districts, between which there had previously been little communication, by the new roads and canals, and the equally rapid expansion of banking credit increased enormously the potential evil of commercial crises.

The investigations of Jevons, eighty years ago, established the fact that between 1763 and 1878 there occurred twelve such crises at almost regular intervals of 10·4 years. The actual dates were as follows: 1763, 1772-3, 1783, 1793, 1804-5, 1815, 1825, 1836-39, 1847, 1857, 1866, 1878. He pointed out that assuming 10·4 years to be the normal interval, the stock jobbing booms of 1711, 1720, and 1731-2 would fall into place in a regular series with the crises from 1763 onwards. He believed that he could trace some evidence of abnormal commercial expansion in 1742 and 1752 connecting the two parts of the series, and that similarly slight indications, in 1701, carried it back to the events of the early 'eighties and early 'nineties in the seventeenth century. He concluded that such regularity could not be due to chance. He ascribed it to fluctuations in the trade between England and sub-tropical countries, which, in their turn, were caused by variations in the amount of heat given out by the sun. Of such variations he supposed that sun-spot fluctuations were an indication. He did not, of course, assume that no other cause of crises existed, or attempt to prove their absolute coincidence with sun-spot variations. His view was that a decennial meteorological period existed, and that during a part of it the economic world inevitably fell into a condition in which it was peculiarly liable to crisis.² His case, again, is rather strengthened than the reverse by the disappearance of regular

¹ It would be difficult, in the nature of the case, to bring positive evidence in favour of this view. Recurring monetary stringency certainly played a great part in the commercial history of the country, from the fourteenth century onwards, as witness the interest taken in the national supply of bullion. Through the commercial capitalists it must have reacted on the wage-earners—especially in the towns.

² Similarly meteorological variations predispose abnormally large numbers of individuals to certain diseases, but the ultimate cause of my catching cold may be not the existence of rain but the loss of my umbrella.

decennial periodicity since 1878. Starting from his belief that the decennial series of crises in England was due to a decennial meteorological variation in sub-tropical countries, it might have been predicted that as soon as those countries were displaced from their position of predominant importance in English trade, and were superseded by countries in parts of the world whose meteorological condition was different, the regularity of English crises would disappear. Now this is precisely what happened. There can be no question that our trade relations with India are relatively far less important now than they were then. It is at least interesting that this great shift in the conditions of our trade should have coincided with the disappearance of a phenomenon ascribed by Jevons to the influence of the East.¹

Whatever the cause of the regularity of crises between 1763 and 1878 may have been, the fact of fluctuation in one economic world is of the last importance to the historian. The uncertainty which it occasions, together with the concrete ruin and want of which it is the cause, make up, perhaps, one half of the material evil of life. If it could be shown that it was either increasing or decreasing in intensity, such a fact would equal in importance the facts of technical progress. Unfortunately the data at present available permit no definite conclusion.

At the outset the question arises whether the closer interdependence of individual fortunes, which has resulted from the Industrial Revolution, has made the ebb and flow of economic activity a more serious evil than it was before. If the comparison be made between modern England and the England of the early Middle Ages, it can hardly be doubted that the evil is greater to-day, but we must remember that an evil of considerable magnitude has been removed by the same causes that have produced our modern problem. In the twelfth and thirteenth centuries local dearths of food, occurring at irregular intervals as the result of crop failure, were a normal element in life. Such serious and widespread famine as was alleged, on one occasion, to have produced cannibalism, was no doubt very

¹ Jevons expressly disclaimed the view that the sun-spot fluctuations coincided with perceptible periods in the meteorology of Europe (though he noted a coincidence between sun-spot minima and vintage years), and he remarked that those nations of Europe which had little or no direct connection with the East appeared to escape the regular crises.

rare, but minor hunger years were of normal occurrence. "Bad times," in the sense of food prices, which strained the purses even of those in full employment, continued to recur at intervals until the middle of the nineteenth century. It may be doubted, however, whether the distress from this cause, even in the worst years of the Napoleonic wars, was at all comparable with the evil of a medieval famine, for the supply of food, however inadequate, was better distributed throughout the country. The years between 1780 and 1850 were, of course, worse in this respect than the succeeding period. In regard to the intensity of cyclical changes in the activity of trade and production, evidence is lacking for a full comparison of the two periods. It is, however, probable that in this respect also the earlier period was worse than the later. The weakness of banking organisation and the revolutionary transition in industry were factors of disturbance, which have since been mitigated or removed; and it should be remembered that during the last fifty years the wage-earning classes have possessed an increasing power of directing public attention to their grievances: we must, therefore, in order to institute a just comparison discount somewhat the evidence available during the later period and emphasise that which exists for the earlier. Even without such rectification of evidence the impression produced on contemporaries by the evil of crises and depressions is striking enough. It is, however, a difficult task to disentangle from general descriptions of misery the effects which were due to cyclical depressions as such, and the effects which were due to the coincidence of an exceptionally low standard of life with cyclical depressions. There is some danger that we may suppose that the violence of cyclical depressions has been reduced in modern times because more individuals are able to save or insure against the evil which they produce.¹

If we consider the conditions of modern industry in contrast with those which existed before the Industrial Revolution, we gain the impression, as noticed above, that the area within which periodic contraction and expansion were perceptibly felt was smaller. It is, however, doubtful whether the net instability of industry is greater now than at any time since the wage system developed. If we

¹ Conversely the instability caused by the Industrial Revolution has probably been often exaggerated because the loss of common rights and gardens made the new town operative more dependent on regular employment than the domestic worker in the country had been.

consider the evidence which remains from the sixteenth and seventeenth centuries, we are impressed by the magnitude of the evil of recurrent lack of employment. It can hardly be doubted that even if the labour market throughout the country did not experience those regular fluctuations which disturb it to-day, each local labour market experienced them independently, and that the evil was as great as, if not greater than, it is to-day.

The accumulation of statistical data in recent years makes it possible to trace in considerable detail the fluctuations of economic activity.¹ Between 1879 and 1904 three periods or cycles of boom succeeded by depression, may be traced, exercising a coincident influence in many different fields. Bank rate, employment, foreign trade, marriage rate, indoor pauperism, the formation of companies, show parallel movements. The first cycle fell between 1879 and 1886. Starting from the depths of depression in the former years improvement was rapid in 1880-1, and culminated in 1882-3. Thenceforward the decline was rapid until 1886. The second cycle lasted from 1886 until 1894. It culminated in 1889-90. The third cycle was from 1894 to 1904, culminating in 1900.

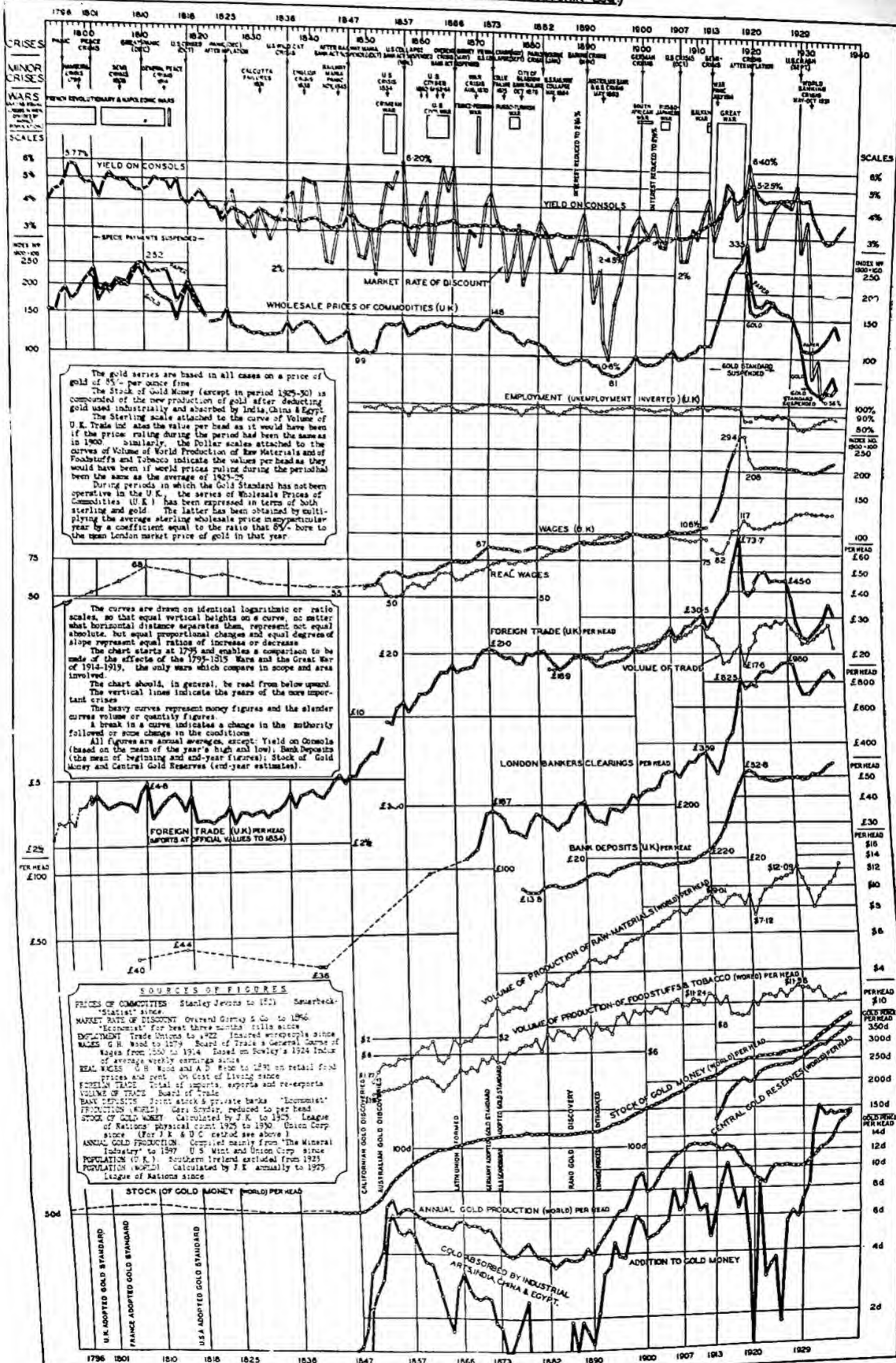
The data available are still too imperfect and the period for which even these imperfect data exist is too short to warrant a decisive answer to the question whether the extent of fluctuation is growing or declining: it may, however, be asserted with confidence that no emphatic tendency in either direction is visible.

¹ The inset chart has been prepared by Union Corporation Limited, and is reproduced by the kind permission of the Corporation.

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TRADE CYCLES CHART.

(ORIGINATED BY THE LATE JOSEPH KITCHIN ESQ.)



CHAPTER XXI

FINANCE AND NATIONAL WELFARE

THE history of English finance between 1760 and 1900 can be divided conveniently into four periods. The first runs from 1760 to 1792; the second includes the great French wars, 1793-1815; the third carries us from 1815 to 1875; the fourth concludes the nineteenth century.

I. 1760-1792. By the end of the Seven Years' War the traditions of Walpole had been lost sight of, but "The Wealth of Nations" (1776) influenced North to some extent, and largely determined the fiscal policy of Pitt during his peace administration (1783-1792). In his treatment of the tariff he anticipated Huskisson by simplification and reduction of duties, and also by encouragement of trade with competing nations.¹ He made great technical improvements in the machinery of taxation and of national accounting, and pursued a strong policy of debt reduction. His efforts were rewarded by a rapid increase of financial solidity. Consols had stood at about 57 in 1783: in 1792 they rose to 97.

II. 1792-1815. The French wars occasioned a great increase in taxation, and a vast growth of the National Debt charge. At their commencement the expenditure (apart from debt redemption) was between eighteen and nineteen millions; the debt was 240 millions. At their close the expenditure was 100 millions (of which 75 millions were raised by taxation), and the debt (funded and floating) 876 millions.

It seems clear that Pitt underestimated altogether the importance of the war in 1793. It was not until 1797 that he made serious efforts to increase the tax revenue, and even in his loan operations he had proceeded so casually, overdrawing unduly the national account at the Bank of England, as to make necessary a stoppage of cash payments in 1797. From that date onwards taxation was increased rapidly. But the lost ground could not be entirely regained. The increase of the debt between 1793 and 1797 had swollen the annual debt charge, and impaired the credit of the

¹ Shown especially in the commercial treaty with France of 1786.

country.¹ The stoppage of cash payments produced enormous price fluctuations, and reduced upon the average the purchasing power of the sums raised whether by taxation or loan. From another point of view the strain involved by the war was useful, since it compelled fiscal experiments which might otherwise have been long postponed. It is doubtful whether Peel could have levied an income-tax in time of peace if Pitt had not previously done so in time of war. But the country emerged from the war with an indiscriminate mass of taxation which pressed on almost everything that could be taxed. It should be noted also that throughout the war period the local rates for poor relief rose rapidly—especially in the agricultural districts. Between 1793 and 1802, Pitt increased the capital liabilities of the State by 270 millions. The sum actually received in cash was considerably less, for the new stock was created uniform with the old 3 per cents., and a very large discount was necessary to attract lenders. It is clear that Pitt understood that this method of raising money was less desirable than borrowing at higher rates of interest and keeping down the capital of the debt. He made, in fact, several attempts to do the latter. It may be that he did not try hard enough, but his acknowledged fertility of resource makes it more probable that he understood the investment market, and only accepted what really was inevitable. He has also been criticised for keeping a sinking fund in operation, although he was borrowing the money for it. Here again we should probably accept his judgment that this plan gave investors a confidence in the stability of English finance which more than made good its cost. The finance of his successors is less easily defended.

III. 1815-1875. During this period the system of raising revenue for the central Government was thoroughly recast, and assumed a form which it has retained without much modification down to the present day.

We note first the gradual clearance from the tariff of taxes on more than a thousand articles. Those retained were levied on widely used luxuries,² which were capable of yielding a considerable revenue; secondly, a similar policy was pursued with internal taxes on commodities, and the taxes levied upon them were made as nearly

¹ The three per cents. had reached 97 in 1792. In 1797 they fell below 50.

² The luxuries in question are, of course, all of them "conventional necessities."

as possible equal to the customs duties on the same commodities or substitutes for them. These changes, which are usually summed up under the term "free trade movement," began during the tenure by Huskisson of the Presidency of the Board of Trade, 1823-7. They were continued by Peel during the years 1842-6, the budgets of 1842-5-6 being of most importance. In the years 1846-9 taxation of imported corn was gradually abolished,¹ the removal of protective restrictions on navigation begun by Huskisson was completed, and Colonial preferences disappeared, with a few unimportant exceptions. The work of freeing the tariff and removing internal taxes was continued by Gladstone in 1853 and 1860. The tariff treaty negotiated by Cobden with France in that year provided for the abandonment of the remains of the protective system. The last step in the simplification of the tariff was the abandonment of the sugar duty in 1874.

The income tax, which had been made by Pitt and his successors to provide a large revenue (£15,000,000 in 1815), was removed in 1816 against the judgment of the Government in deference to its unpopularity with the classes represented in the House of Commons. The entire loss of so large an item in the revenue was one of the main reasons of the slow progress of fiscal reform down to the commencement of Peel's administration in 1841. In the next year he revived the income tax as a temporary measure in order to make remissions of taxation, which he believed would react favourably on the revenue derived from the taxes which were retained. The continuance of his reforms made necessary the retention of the tax, but in 1853 Gladstone still represented it as a temporary expedient, and held out hopes of its removal in seven years' time. These hopes were frustrated by the Crimean War, and the cost of military preparations against the fear of a French invasion. The last proposal to abandon it came also from Gladstone in 1874.

The treatment of the debt was weak throughout the period—at some times culpably so. The sinking fund was finally abandoned in 1829, it being arranged that any actual surplus at the close of a year should be utilised for debt reduction. Between 1830 and 1840, so far from such surpluses being realised, the capital of the debt was actually increased by nearly £8,000,000. Meantime, however,

¹ A duty of one shilling a quarter was retained until 1869.

the relatively small amount of stock which bore 4 or 5 per cent. interest had been converted into $3\frac{1}{2}$ per cent. Peel secured surpluses by his revival of the income tax. In 1844 he converted the $3\frac{1}{2}$ per cent. stock to $3\frac{1}{4}$ per cent. for ten years, and 3 per cent. afterwards. In 1853 Gladstone attempted to create a $2\frac{1}{2}$ per cent. stock, but failed in consequence of the Crimean War. The finance of the war was, on the whole, commendable. Of a total of £70,000,000 expended, only half was raised by loan. Between 1856 and 1875 no very serious effort was made to pay off debt. Surpluses, and even windfalls in the nature of capital, were spent on reducing taxation.

IV. 1875-1908. Since 1875 the most important points to be noticed are :

The final adoption of the income tax as a normal method of raising revenue, and the attempt, in the Budget of 1907, to distinguish between earned and unearned incomes, the latter being taxed at a higher rate than the former.

The policy, begun by Harcourt in 1894, of securing for the State a larger proportion of property passing at death.

The revival, during the Boer War, of a small protective duty on corn, an export duty on coal, and a sugar duty, and the subsequent abandonment of the first two, and the reduction of the last.

The sinking fund of Sir Stafford Northcote in 1875, the Goschen conversion, in 1888, of the 3 per cent. stock to $2\frac{3}{4}$ per cent. ($2\frac{1}{2}$ in 1903), the addition of some £160,000,000 to the debt by the Boer War, and the considerable repayment of debt in the years 1906-8.

The most interesting side of these developments is the gradual abandonment of attempts to direct the course of production at home by differential taxes on imports from foreign countries. The first step in this direction was taken by Pitt under the influence of "The Wealth of Nations." But the movement was strangled by the financial stress of the war period. Indeed, in one respect the task of the free traders seemed more difficult in 1815 than in 1792. In the interval a strong demand for protection had arisen among members of the agricultural interest. The rank and file of the Tory party were beginning to supersede the Whigs as the convinced exponents of protection. During the war the prices of food stuffs generally, and especially of wheat, ruled very high. This was due partly to an unusual number of bad harvests, partly to interruption of trade with the continent, partly to currency inflation.

The high prices had caused land speculation, and as they fluctuated within wide limits, speculation had often failed. At the conclusion of peace men who had made long period contracts in the expectation that the war prices would continue, demanded a scheme of protection which would keep prices in the neighbourhood of 80s. a quarter. The traditional policy of the State was, as has been seen, to favour corn growing, and one of the best established criteria of national prosperity was a rise in rents. No new principle, therefore, was involved in acceding to this demand, though it was, of course, a change in practice of first-rate importance. The attempt to keep wheat prices up to 80s. a quarter was entirely unsuccessful. The country was not dependent on foreign nations for any large part of its supply. The average annual price might rise exceptionally to 96s. (as in 1817) or fall exceptionally (as in 1835), to 39s. a quarter; in more normal years it fluctuated between 50s. and 70s. It is difficult to form an opinion on the extent to which the mean level of corn prices was raised in England by protection between 1816 and 1846. Comparison between the prices in England and Prussia show a big difference to the disadvantage of England. This comparison, however, does not answer the question, for had there been free importation the increase in the English demand for Prussian wheat must have raised prices there appreciably.¹ The more academic advocates of free trade in corn, though they anticipated some increase in importation and reduction in average price, did not expect much of either. So far as immediate effects were concerned, more was hoped from the prospect of greater price stability. The free traders were also concerned with the "dynamics" of the situation. It was clear that as the population increased the pressure of the import duties would be more and more felt, whilst at the same time foreign countries unable to sell goods in England, would be encouraged, and in some measure compelled to make themselves independent of English manufactures. The arguments that the corn duties constituted a tax on the food of the people, and that the forces at work were likely to make them more rather

¹ The following averages of the price of wheat per quarter, in a number of English and Prussian markets have been calculated from figures in cd. 2337.

	England.	Prussia.	Excess of English Prices.
1820-9	59/9	26/1	33/8
1830-9	56/8	29/8	27/-
1840-5	56/8	34/1	22/7
1850-9	53/4	44/6	8/10

than less burdensome in the future, could not be seriously impugned, nor could they be met by a demonstration of advantage derived from the duties by farmers and agricultural labourers. English agriculture was in a state of chronic depression between 1815 and 1846, largely on account of the uncertainty which resulted from price fluctuations. One public inquiry followed another without perceptible improvement.

The advocates of agricultural protection advanced two serious arguments. The first was the importance to the State of the landed interest. Few men were hardy enough to contest the claims of the landowners to exercise a predominant influence in politics, and few could fail to perceive that their influence in politics would decline if rents were not maintained. It is probable that the effect of the corn duties in raising rents was considerably exaggerated, but this exaggeration was shared by the great majority both of protectionists and of free-traders. To men who really valued the system of Parliamentary government by a landed aristocracy, under which the international influence and imperial greatness of England had been achieved, every speech in which an anti-corn-law orator showed the connection between high prices and high rents supplied arguments in favour of the duties. It was felt also by many that in addition to the work done by the rentiers in legislation, in administration, in the Church, and in the services, they had acquired a vested interest in the maintenance of rents at something like the figures they had reached during the great war. Mortgages and rent charges had been placed upon estates in the expectation that their value would not fall; and not all the increased value had actually gone into the pockets of the landowners, for the Poor Rate had risen with the rise of rent. It is difficult for modern Englishmen to appreciate at this distance of time the importance which was attached to landowners as such. The democratisation of politics and of the Civil Service has opened Parliament, local government, and the services, to all classes of wealth, upbringing and education. But this fusion and confusion of the propertied classes has arisen out of conflict between land and capital, and in one of its aspects the free trade movement was a phase in that conflict. Repeal became the cause of the rising manufacturing class. It meant that the increased food supplies should be procured in exchange for manufactures, and not extracted from the soil of England. Finally

sober statesmen had not, in 1816, abandoned the hope that the country might once more be made self-sufficing in respect, at least, of wheat. It could be pointed out that the wheat acreage and output had been increased enormously during the war, and that there was still room in almost all districts for the adoption of the new methods of culture whose superior economy had been demonstrated. One realises the force with which these considerations came home at the time by the impression which they could make on such a man as Peel. His attachment to the landed interest was an affair of one generation only.¹ His father, the first baronet, had made his money in cotton. In accordance with English tradition he had bought land, but the family connection with manufacturing enterprise continued, and the great Sir Robert had thus a foot in either camp. It cannot be supposed that his long continued resistance to repeal was determined either by sinister interest, or by political ambition, or by the cruder sort of protectionist fallacy; the arguments in favour of the corn laws had so much cogency that the severest and least self-seeking of the statesmen of the period believed them to be desirable until 1840.²

The course of events steadily weakened the case in favour of the laws. In the first place they failed practically to maintain prices at the war level. Men who had speculated on the assumption that such prices would continue gradually admitted defeat. The new leases and the new purchases were adjusted to a lower scale. Secondly, after 1835, the prospective reduction of the poor rates could be used as an argument for removing agricultural protection. Thirdly, the hope that the country would become self-sufficing dwindled through non-fulfilment. Lastly, and most important, it became more and more evident that the system of high protection complicated by sliding scales, so far from encouraging agricultural improvement, was more likely to delay it by increasing the risks of farming. Under other circumstances the expedient of substituting a small invariable duty of 5s. or 10s. a quarter might have been tried, but in the meantime the feeling against the bread-tax had grown so strong that such a measure was politically impracticable. It would, in fact, have displeased both parties—

¹ Peel's ancestors, however, had been yeomen farmers.

² The exact date of Peel's change of opinion cannot be fixed, since the change was a gradual process.

both the landlords and the anti-corn-law league wanted "the whole hog."

Apart from the corn duties the two chief centres of controversy were the Colonial preferences in favour of Canada and the West Indies, and the Navigation Acts. In regard to the first the economic case against the most important preferences was particularly strong. It was obviously undesirable to raise the prices of sugar and timber. A reciprocal preference in Colonial markets was not at that time of great importance partly because the markets themselves were not very capacious, partly because English exporting industries had little fear of foreign competition if only the English tariff were reformed in the free trade sense. The breach with the United States and its subsequent effects had weakened alike the economic and the political argument for preference. On the one hand experience had shown that the severance of political ties, and even recurrent war, had not involved the loss of the American market to English exporters; on the other hand the case of America had convinced men of very different temperament and political opinion that English colonies would eventually break away from the mother country. Against the Navigation Acts also weighty arguments could be urged, whilst little could be said in their favour. Here, again, the breach with the American colonies exercised a great influence. The American Mercantile Marine grew rapidly in power, and the States could afford to wage a war of reprisals disconcerting to English business. It was in particular impossible to maintain permanently the attempt to exclude them from the trade with the West Indies. Such attempts were certain to be largely futile in view of the facilities for smuggling, and they would, nevertheless, be exceedingly vexatious to the West Indian colonies. In Europe also reciprocal exclusion of English shipping was imminent.

Apart from the three great questions—Corn Laws, Colonial Preference, and Navigation Acts—the reform of the English tariff was largely non-controversial. Its technical defects could not be denied. The vast majority of the duties brought in practically no revenue, and were at the same time costly to collect. Many of them weighted important raw materials, whilst very few manufacturers were seriously dependent upon them. Until 1860 low duties on a certain number of finished manufactures, especially woollens,

silks, and articles of fashion was retained. That they were admittedly unimportant seems clear from the fact that the landed interest did not loudly demand their removal in return for the repeal of the Corn Laws, and from the sluggish opposition to their abandonment in 1860. A point of some interest is the fact that they were abandoned in consequence of a commercial treaty with France, a revival and extension of the scheme for closer relations, which had been first planned in 1713, and first essayed in 1786. On several occasions between 1830 and 1848 negotiations for a treaty had been opened between the two countries, but the government of Louis Philippe was too weak to stem the current of protectionist feeling in France. Napoleon III and his advisers possessed both the will and the power. A gradual reform of the French tariff analogous in some respects to the English movement was commenced in 1854. The "Cobden" treaty of 1860 marked an important stage in its execution. There is no reason to suppose that the concessions made by England weighed much with the French negotiators as compared with their desire to reform their own tariff. In fact, they went further than their word. Having pledged themselves in the actual treaty to reduce their duties on English manufactures to within a maximum of 30 per cent., the duties, as eventually assessed, ranged in most cases from 12 per cent. to 15 per cent.

It seems clear that although a great part of the free trade reform was not intensely controversial, the popular tradition which associates that movement with the activity of Cobden and Bright is in the main correct. The general clearance of the tariff—in the existing state of the country—deserves to be classed as primarily a revenue expedient, an application of the tolerably self-evident proposition that it is wasteful to keep up costly Customs House supervision over articles which yield only small amounts of revenue, and that the yield from an article must be large in order to outweigh the inconvenience to traders which results from taxing it. In regard to this side of the matter the question of foreign competition hardly arose, except in so far as it was perceived that complete freedom in the purchase of raw materials and plant would assist the English manufacturer to hold foreign markets. In the absence of a really strong demand for protection this cumbersome and extravagant system of taxation was sure

to be greatly modified. In regard to the Navigation Acts, to Colonial Preference, and to Agricultural Protection, there were strong arguments to meet. The greatness of Cobden and Bright was their ability to deal with those arguments. When this had been accomplished, the less reacted to the greater—in other words a spirit of principle gradually penetrated into the minor matters of revenue policy. Duties like the five per cent. on woollens, or the 1s. a quarter on corn, which in themselves could never have roused strong opposition, were gradually removed. Men were convinced that they were undesirable in principle, and they had such a horror of the system of protection that they took a lively pleasure in watching its last vestiges vanish. This fiscal purism, therefore, must also be regarded as a legacy of Cobden.

The influence of the free trade policy of England upon its subsequent economic development has been considerable. It may, however, easily be exaggerated. If, for instance, we compare the history of Germany¹ during the period 1880–1910 with that of England, we find a striking similarity in its general tenor. In Germany, as in England, we find much agricultural distress resulting from trans-oceanic competition, complaints of the drift of labour from the country to manufacturing towns, rapid expansion of exporting industries, increase of economic integration with other parts of the world. There were, of course, minor differences: thus in spite of agricultural depression the German output of cereals was maintained at enormous cost to the consumer; and whilst the English exported coal, the Germans, with equal "recklessness," parted with their "irreplaceable native supplies" of iron. It is clear that in neither country was fiscal policy the principal determinant of the course of progress. One potent cause of misconception on the subject has been the acceptance of foreign trade statistics without due examination and with undue confidence in their adequacy to measure progress. Between 1846 and 1873 the free traders generally were great offenders in this respect. Not only did they habitually exaggerate the part played by their policy in aiding trade expansion, but they exaggerated the extent to which trade had expanded. When it was said that trade was "expanding by leaps and bounds" it should have been added that much of the apparent increase was

¹ The German reaction towards protection may be dated from the Tariff of 1879.

due to the rise in prices, in other words to an alteration in the unit of measurement applied to trade. On the other hand, we saw in the early years of this century more use made of this particular fallacy by opponents of the free trade policy. Between 1873 and 1897 the general course of prices of both exports and imports was downward, with the result that although quantitatively the trade of the country continued to expand rapidly its values showed comparatively small increases from one decennium to another. The upward trend of prices in the past forty years has brought us to another period of apparent "leaps and bounds." The fact seems to be that from 1855 onwards the expansion of English trade was strikingly regular and continuous. It is unfortunate that the statistics for the earlier half of the century, and for the last forty years of the eighteenth century, are too unsatisfactory to warrant detailed deductions. It cannot, however, be questioned that the period of the Industrial Revolution witnessed an enormous and rapid expansion of trade, and that the coincidence which placed the gold discoveries in California and Australia immediately after the great free trade reforms of 1842-9 misled contemporaries into supposing that the acceleration of the rate of increase in the 'fifties was greater than it actually was.

It appears to be generally admitted that the influence of the new policy on agriculture was, if anything, favourable until the later 'seventies.¹ After a short period of despair landlords and farmers accepted the new situation and set themselves to meet foreign competition by high farming. Their efforts were assisted by a depreciation of gold, which lightened the burden of mortgages and long leases. It was during this period that the movement towards large farms, which had commenced in the eighteenth century, culminated. A somewhat rigid organisation of agriculture resulted from the assumption that the main use of land was to produce bread and meat. This assumption was no longer justifiable after the resources of the new countries began to be opened up, and it did little to fit the agricultural interest to meet the difficulties which were approaching. When all due allowance has been made for the very considerable activity and improving spirit shown by landlords and farmers between 1850 and 1875, the general verdict must be that agriculture remained an affair of routine and tradition

¹ At least more favourable than the sliding scale system.

—a good routine and a sound tradition so long as the conditions to meet which they had been evolved remained, but useless or even pernicious when those conditions altered. It is incredible that if agriculture had been directed by the type of man which directed manufacturing industry the necessity of retrenching cereal production would have involved so much suffering. Up to the First World War the dominant classes in agriculture showed themselves upon the whole unable either to learn from those parts of Europe which met the storm successfully, or to devise expedients of their own. Neither continental protection nor the absence of protection in England gave over the English market for fruit, and poultry, and dairy products to European farmers. In one way and another the English land system hampered application to the land of brains and capital. Meantime the ruin and loss of capital, which resulted from the great fall in food prices, were considerable.

On a merely numerical reckoning it may be maintained that even during the present century and up to the time of its abolition in 1931–32 free trade did more good than harm to agricultural interests; for the labourers outnumbered many times the farmers and landlords, and there could be no question of the importance to this class of cheaper food. Given equality of attractiveness between town and country life the reduction of cereal acreage might have counterbalanced this advantage by increasing unemployment; but the conditions of country as compared with town society increasingly repelled the abler men among the labourers, and drove them into the towns. Hence there was a considerable increase in nominal wages in addition to their increased purchasing power. More important still is the fact that the crumbling of the existing land system beneath the blows of foreign competition gave hope of better organisation of rural life.

The English free traders of the middle of the nineteenth century did not foresee the shock to European agriculture which has resulted from the subsequent and keen transoceanic competition. In another respect also they miscalculated the future. They had hoped that the adoption of free trade by England would influence other nations permanently in the same direction. Their prophecies on this subject held good for thirty years after the repeal of the Corn Laws; between 1846 and 1876 the current of European opinion and practice flowed strongly in the direction of liberal tariffs; but this could not

continue indefinitely. The economic arguments in favour of protection are in some cases too strong, in all cases too plausible, whilst the very rapidity of certain developments which make against the permanent maintenance of existing national divisions has irritated the susceptibilities of nationalism.

The conditions of English industry, at the time when the free trade policy was adopted were evidently very different from those which exist at present. Anyone who glances at the evidence collected by the Select Committee on Import Duties in 1840 will see that the manufacturers, generally speaking, were confident of their power to meet foreign competition. But steadily increasing foreign competition became an ever more serious factor in their calculations and some manufacturers expressed the fear that a continuing policy of free imports might expose their industries to undesirable hazards. On the other hand, as the processes of production became more complex and the strain of competition greater, the country became more dependent on the advantage of free choice of raw materials, half-finished manufactures and plant. The argument, too, that dependence on foreign supplies would ultimately cause an increase in their cost was never wholly substantiated, as British industry gradually organised itself against that contingency. Thus, the chance that our ship-building industry, after coming to depend on German steel, would find the price raised against it was ultimately dispelled as ship-building firms integrated their business with steel-producing plants and arranged to produce for themselves at least a part of their supply.

There are many reasons for assuming that, but for the First World War and its distressing aftermath, the financial crisis of 1929 in the United States, rapidly mounting unemployment in this country, our increasingly adverse trade balance and the alarming fall in the Bank of England's gold reserves, free trade would have remained the policy of the British government. The National Government, brought into being as the result of the acute financial crisis of August, 1931, took quick and drastic action to stave off disaster and, in so doing, modified considerably the financial and fiscal systems of this country. It prohibited the export of gold and abandoned the gold standard (restored only six years before) by giving authority to the Bank of England to suspend payment of gold in its notes. The Import Duties Act, 1932, imposing duties

on all goods entering the country other than such foodstuffs as meat and grain and such raw materials as cotton and wool, substituted a comprehensive system of tariffs for free trade. Thus ended the era of the doctrine preached by Gladstone, Cobden, and Bright. It was on the issue of protective tariffs that Joseph Chamberlain fought and decisively lost the General Election of 1906 and it was his son, Austen, who carried the Import Duties Act, 1932, through the House of Commons.

It remains only to notice the part played by the free trade movement in the development of opinion as to equity in taxation. Adam Smith had laid it down that taxation should be levied in proportion to revenue, but the aim of mid-Victorian finance seems to have been to procure it almost entirely from taxes on the luxuries of the working-classes. On the one hand it was desired to exempt from taxation the minimum necessary to maintain life, on the other hand it was believed that an *ad valorem* tax on all incomes above the minimum would reduce the national dividend by restricting accumulation. From the 'seventies onwards a gradual change can be traced in which the first stage is the abandonment of the hope of entirely dispensing with the income tax in time of peace. The view that a proportion of the income of all individuals whose incomes exceeded a certain sum ought to be secured for the State led up to the view that the proportion taken should increase with the size of the income, and should be larger in the case of unearned incomes. Partial effect was given to these views by the change in the income tax in 1907;¹ and their influence appears also in the tendency to increase that proportion of the total revenue which is levied by direct taxes from the wealthier sections of the community. This end has been obtained by raising the normal level of the income tax, and by a large increase in the death duties, which have also been graduated so as to press more heavily on the rich. But although the problem of equity in taxation has roused more attention, it cannot be said that it counts for much yet in practical finance. It is probable that the danger of loss of votes has done

¹ Some advocates of progressive taxation claimed that the old "abatement" system made the income tax in effect progressive, and that their demand was therefore merely for the logical development of principles already accepted. It is, however, probable that the abatement system was intended to balance the severer burden of indirect taxation on small incomes; its object was to prevent regression, not to institute progressive taxation.

far more in determining the changes which have been made than conscious and reasoned principles. No Chancellor of the Exchequer has yet felt it part of his duty in presenting his Budget to the House to offer even an approximate estimate of the percentual weight of taxation which his scheme as a whole will impose upon different classes of society.

PART V
THE WIDENING OF THE ECONOMIC STRUGGLE
THE TWENTIETH CENTURY

CHAPTER XXII

GENERAL SURVEY

THE first quarter of the twentieth century was a period of intense struggle among the nations and among the classes composing the nations of the world. And the struggle, though it reached its climax in the war of 1914-18, was an economic one. It was due to the fact that men were more affected by the fear of rivals for supplies than by the hope of co-operators in obtaining those supplies. Great Britain had, earliest among the peoples, made the discovery that a little work in factory or workshop could command the product of much work in field and forest abroad. Other nations had not been slow to learn the same lesson. The rapid emergence of great industrial regions seeking, by the sending abroad of bales of cloth or cases of machinery, to command ampler shares of the crops of the world had intensified industrial and commercial competition. The industrial areas ceased to be self-supporting; and the aim of the belligerents in the 1914-18 war was dictated by this fact. By our blockade we tried to starve Germany and Austria; by the submarine campaign Germany tried to starve us.

Even before the actual outbreak of war, diplomatic efforts to "capture" markets, to make commercial treaties prejudicing competitors, were veiled warfare heralding the great catastrophe. We ourselves, relinquishing the nineteenth century ideal of self-sufficiency and isolation as regards defence against possible foes, had diligently sought—if not actual alliances—defined friendships and understandings. In 1904 old controversies between Great Britain and France, in regard to Egypt and Morocco, were settled; and the *entente cordiale*—little distinguishable from a defensive alliance—came into being. In 1907 age-old controversies with Russia were likewise settled, and Europe saw a new balance of power—the Central Powers (Italy, in uneasy and doubtful mind, being included

with Germany and Austria) against Great Britain, France, and Russia; and the dreaded war became imminent. Our own Defence Committee, in view of the dismal possibility, had a *War Book* compiled. As Mr. Asquith, Prime Minister at the outset of war, stated afterwards: "Into the *War Book*, which was started in 1910, was incorporated all the predetermined action, decided upon as the result of innumerable inquiries, in the contingency of war. By 1914 the draft Orders in Council accompanied the King wherever he went, as well as being kept in type in the printer's office, so that, on a sudden outbreak of war, they could be circulated and put in operation at a moment's notice."

The climax of the struggle, the World War of 1914-18, caused the bitter conflict to affect all peoples. So closely related are countries to-day that none can remain in the "splendid isolation" that Canning advocated, and that served Britain so well during the nineteenth century. With or against our will, we were bound to be involved in the two World Wars of 1914-18 and 1939-45. So tied up with one another are the nations by international trade and especially by international finance, that any happening in one profoundly affects all others. The United States had steadfastly prided itself on its power to hold aloof from European strife, yet it could not preserve its isolation from the First World War. Withdrawing again and with determination from European entanglements at the end of the first struggle, it inevitably became involved in the second. Even the sternest of American isolationists now appears ready to admit that a further attempt to sever relations with the affairs of Europe would be not only impracticable but unwise. Professor D. W. Brogan has aptly said: "The American people know, as perhaps they have never known before, that they are part of the world."

In its essence, it is true, the First World War was an outcome of the attempt to solve in a satisfactory manner the ever more urgent economic problem, how to maintain the growing community at a constantly rising standard of comfort, how to give our greater nation strength greater rations. An expanding population seeks outlets for its superfluity, when food is hard to get: the British Empire owes its existence largely to this fact. At the beginning of the century the Germans, whose population was increasing at a rapid rate, were cramped and confined within their not very

hospitable bounds. The expanding population of Germany was, unconsciously no doubt as regards most of their leaders, being impelled towards lands where the pressure of population upon the means of subsistence was less. To some few of these leaders the seeking of outlets—"for places in the sun"—was an avowed object and a justification even of war. Von Bernardi was putting the case in this way: "Strong, healthy, and flourishing nations increase in numbers. From a given moment they require a continual expansion of their frontiers; they require new territory for the accommodation of their surplus population. Since almost every part of the globe is inhabited, new territory must, as a rule, be obtained at the cost of its possessors—that is to say, by conquest, which thus becomes a law of necessity." In short, the evil alternatives presented themselves, starvation or aggression.

The eagerness for national aggrandisement, the anxious search after markets for the products of manufacturing industry, the wish to command the dwindling areas whence food and raw materials might be had, the wish exclusively to exploit undeveloped regions and undeveloped races—these were all outcomes of the two facts, that people were becoming discontented with their shares of material well-being, and that amazing power over natural forces was available for the conflict. In the air and under the water men learnt to move and to fight. The internal combustion engine enabled such power to be generated in small space as would have seemed incredible to men of the generation before; and speeds of four miles a minute were accomplished, through the air and along the ground. Research and experiment had placed at man's disposal powers undreamt of formerly. Electricity and the motor-car were bringing about changes as great as those wrought a hundred years before by steam power and the locomotive.

Enlightened thought had not yet developed enough to prevent the turning of the powers into weapons of conquest and destruction. Chemical science and mechanical ingenuity were placing into man's hands a magnificent means of producing more goods. The two were available also for destruction; and, unluckily, it was the second aspect that appealed the more forcibly to men. The poison gas warfare initiated by the Germans, and the tank warfare initiated by the British, changed the nature of war as effectively as the invention of the steam-engine had changed the nature of

manufacture. As the result of mathematical calculations and applied science men were slain in their thousands, capital acquisitions were destroyed wholesale.

In industry the parallel tendencies of the age of machinery—of increasing division of labour and the gradual concentration of control into fewer hands—permitted governments, as never before, to wield the whole resources of a country in the attempt to crush competitors. The concentration of control also permitted the governments well-nigh to exhaust those resources.

The revival of Protection, under the new title of "Tariff Reform" or of "Safeguarding," came from the same intensified competition, very different from the competition of the days of Peel and Cobden. When we had something like a monopoly of manufactures we could afford to ignore tariffs, and could raise our prices to the full extent of the import duties enforced. The fewest obstacles to the entry into the country of food and materials seemed then dictated by the desirability of reducing production costs. There was no need for anxiety about markets when the whole world was, in spite of high prices, eager for our goods; nor was anxiety to be felt regarding our supplies, when we were the one great market for surplus food and materials. The vast undeveloped areas of the most diverse kinds—the great White land of Northern Canada, the wide stretches of tropical jungle—that had in strange and haphazard ways become the British Empire, seemed to require no more cultivation than the world at large. Few Englishmen of the last half of the nineteenth century could, by whatever effort of imagination, have pictured the time when Canada, Australia, New Zealand, Newfoundland, and South Africa, were factors helping to determine a world conflict—when spontaneously, for no bond of Imperial Federation constrained them, they raised armies of a million and a half. Nor, at the time when the whites in those areas were a handful with little buying power, did their custom seem worth coveting and cultivating. Things wore a different aspect when it was realised that we had in our Empire a market that might expand indefinitely, and that it covered vast spaces available for developing as food-raising areas. Moreover, evergrowing armaments and ever more expensive social reforms called for more revenue; the money obtained by the new species of protection seemed a desirable alternative to increased direct taxation. This was the doctrine, preached by Mr. Joseph

Chamberlain in 1902, that became more audible as the tendencies noted developed and that was partially realised in 1931-36.

The embittered dissatisfaction among the nations regarding their place in the sun, and their allotment of Nature's gifts, had its counterpart in the intensifying of the struggle among the classes comprising our own nation. There, too, rivalry was a more potent influence than co-operation. And nowadays all interested can make their wants and wishes audible through spokesmen who seek their votes. For the Representation of the People Act of 1918 extended the franchise to all men of 21 and to women of 30; and the process was completed by the Act of 1928 extending the right to vote to women of 21. The election of 1929, whereby a Labour Government, though with a minority of members in the Commons, took office, was one of adult suffrage. The Act of 1918—a noteworthy compromise by consent of parties—was passed while Great Britain was engaged in the greatest war up to that time. It introduced most striking changes into our elective system; and, as a result, it increased the number of electors—the number that can properly be called “the State”—by about eight millions. It extended the franchise to women, apparently thereby justifying the strange methods of the women claimants of the vote, the “women suffragists.” It applied, to university elections where there were more than two candidates, the principle of “proportionate representation.” On the one hand it abolished the ownership qualification, so that plural voting was almost entirely abolished; on the other it removed the disqualification on the ground of the receipt of poor relief. The Act of 1928 was simply the logical corollary to that of 1918. Finally, the Act of 1948 abolished the university seats and the business premises vote.

In our own country industrial unrest has become ever present. And now that organised labour has recognised the ballot box and Parliament as the most effective ways of obtaining a larger share of the product of industry, parliamentary debates themselves take a harder, more hostile aspect. They have ceased to be genial discussions in which much give and take is to be anticipated. They have become harsh bargainings in which concessions are made only under compulsion.

With the extension of the franchise, every adult male and female unless obviously disqualified now having a part in the choosing of members of the House of Commons, the tendency towards keener

bargaining will be hastened. For the "disinherited"—those who cannot be subjected to many compulsory exactions on the part of the State—can now choose. Their votes are courted; and the blandishments often took such a form as entails a redistribution of income, over a third of the total income of the nation being taken and spent collectively during the years preceding the outbreak of the Second World War. The annual expenditure of the Government at the beginning of the century was little more than one-eighth of the sum levied from the taxpayer in 1939, and this, in turn, was almost insignificant in comparison with the daily outpouring of some fifteen millions in the later stages of the Second World War. In Mr. Churchill's budget speech of 1926 he estimated the total annual expenditure for the ensuing year and for many years thereafter as not far short of 800 millions. Mr. Dalton, in his budget speech of April, 1946, gave an estimate of nearly 3887 millions. Mr. Macmillan's estimate, in his Budget speech of 1956, was over 4757 millions.

In a great and increasing measure one class votes the tax; another pays the tax. Democracy has made the triumphant discovery that the burden of raising money for all manner of purposes can, for a while at any rate, be laid upon the shoulders of the few. The conscious manipulation of finance is being used, contrary to the dictates of all sound economic doctrine, to adjust inequalities in distribution of income. A small income is made greater, a large income less, through the intervention of the State. During the half century since 1900, all the great political parties have prided themselves on their promotion of "social reform." This has meant the establishment of public organisations for meeting private wants, such establishment entailing the collective spending of ever more of the nation's income. Thus when, in 1908, pensions were voted for those whose three score years and ten had not enabled them to amass property more than £30 a year, the raising of the Death Duties was adopted to pay these pensions. What was taken from the young rich went to the old poor.

Economic reasons at times justify this conscious manipulation of taxation to redress the apparent injustices of society. Such was the innovation in the Budget of 1906 when discrimination was made between "earned" and "unearned" (i.e. investment) incomes. The relief afforded to the "earned" income is justified in that it is

dependent upon the earning capacity of its recipient, whereas the "unearned" goes on indefinitely. Provisions against future needs, urgently called for when the income is earned, may be dispensed with when the income comes from investments. The increased income-tax remission in regard to children, made in the Budget of 1928, also illustrates the tendency to use the machinery of taxation so as to moderate the inequalities of fortune and to adjust burdens to the capacity to bear them. This tendency was pushed to its extreme limit in the years following the Second World War when there was added to the crushing burden of expenditure imposed by the war itself the cost resulting from the establishment of the "Welfare State." Income tax was not reduced to nine shillings in the pound until the Budget of 1953, almost eight years after the end of the war. Moreover, the incidence of taxation was so adjusted as to bring about as much equalisation of income as possible.

Expenditure on education, on national assistance, on unemployment benefit—all coming mainly from direct taxes—is paid by such as get no direct benefit from the spending. At present one-tenth of the population pays about nine-tenths of the taxes. In 1909, the House of Lords, by throwing out Mr. Lloyd George's Budget with its Land Tax clauses and its heavy increase of direct taxation, made an effort to slacken the movement. It was unsuccessful. The effort was, indeed, attended by worse results, from its makers' point of view, than mere failure. For it resulted in the Parliament Act of 1911 curbing, in very effective manner, the power of the House of Lords. The House of Lords can now no more than suspend even an ordinary measure. And it has no power over financial bills.

All parties find it necessary to give these sops to Cerberus, to feed the many-headed multitude—to give what are in effect, bribes for votes. In 1925—at a time when the Conservative Government had a greater power than any government had enjoyed for a couple of generations—the Pensions Act imposed upon industry and commerce a capital liability of £745,000,000, more than the whole National Debt before the First World War. Some keen observers took a gloomy view of the tendency: "The Government has ceased to govern in the world of labour, and has been compelled instead of governing, to bribe, to cajole, to beg, to grovel. It has purchased brief truces at the cost of increasing levies of Danegeld drawn from the diminishing resources of the patient community. It has

embarked on a course of payment of blackmail which must end either in national bankruptcy or in the social revolution which the anarchists seek."

It is probable that, in fighting his cause, Dean Inge was giving a slightly distorted picture. What he lamented was, however, undoubtedly a fact. The individual bribery of the past was bad; this is worse. The candidate a hundred years ago gave away his own money; the party to-day puts the minority up for auction.

The economic argument suggests that public expenditure should be for public purposes, not for the benefit of individuals or classes. Only thereby can we even approximate, in expenditure as well as in taxation, to the supreme principle of equity, of fairness between man and man. Certainly we may argue that, though the benefit of the expenditure does accrue to individuals, the State may gain. More spending on public health is urged. True, say its advocates, we are curtailing your power of spending. But, if you try to produce healthy conditions by yourself, you fail. Your neighbours must co-operate; and the employing of rates and taxes to keep away disease is a very desirable form of compulsory co-operation. Besides, spending on public health—like spending on education and housing—is an investment in human resources. It raises the level of physical and mental efficiency, and may be hoped to increase the productive capacity of the community. Enlightened self-interest should make a man glad to pay taxes levied for such purposes.

The argument of the general good is so easy to use, however, that we can apply it to almost any expenditure. Any benefit to our neighbours may have its remote beneficial effect upon us. Unless, therefore, there is some big guiding rule of economy, expenditure will grow until taxation is a crushing burden. Certainly, as will appear in Chapter XXVII, the amount people nowadays are called upon to contribute to the needs of the State would have appeared incredible to financiers of former generations.

Indirect taxation has now become a heavy burden. It became a crushing one during the Second World War. In its effort to avoid inflation and to divert the high wages of the munition workers from the shops and the public houses into the Treasury, the Government devised a Purchase Tax, controlled the prices of many commodities, heavily increased the indirect taxation on certain others, notably beer, spirits and tobacco, and, by press and radio, vigorously

preached the gospel of investment in War Savings and the Post Office Savings Bank. Thus on all classes of society the weight of taxation pressed, directly or indirectly.

In industry, the twentieth century saw a speeding-up of the tendency already manifest in industry, the concentration of control and the division of labour. The tendency in fact became so marked a feature of our industrial life that the special name of "rationalisation" became applied to it. In multiplied directions there came the horizontal integration of industries, the linking up of factory to factory, of workshop to workshop, so that the supply of the one product could be regulated from a single centre. There came, too, what had before 1900 been less evident, the vertical integration of mine, of field, of forest, with factory and workshop, so that the various steps in the progress from the raw material to the finished article could be directed from the single centre. For an effective horizontal combination, having control of one operation in a complex process, might well be able to exert formidable pressure both upon its supplies and its customers. And alongside the unifying of control proceeded the splitting up of industry into ever-tinier parts. "Rationalisation" does not mean large-scale production, or amalgamation, or reorganisation in a single enterprise. It is not an alternative term for scientific management. Its essence is the reorganisation—as a result of a scientific survey and, where voluntary agreement is not forthcoming, by constraint—of a whole industry within a given area, and even throughout the world. The unit of production is enlarged, or restricted, or actually eliminated, in order that the maximum of economies both in the production and in the marketing of products may be achieved. In that strict sense "rationalisation" is usually an ideal, not an achievement. For it implies that we have planned the industry so that we can use to the fullest extent the most up-to-date machinery and processes, so that we can command the most efficient management, so that we can have the most effective marketing system, so that we can gather capital from a wide area at a low rate, and so that we can anticipate for the industry a long and prosperous existence.

Analogous to these movements in industry is the concentration of territories that we call imperialism, and the readiness to admit in the scattered parts of the empire as large a measure of self-government as is practicable. South Africa affords for us the most

striking illustration. For, in fact, it presented the greatest problem; the 700,000 Dutch were to have an equal voice in governing the country with the 700,000 British, and as time and opportunity presented even the 6,000,000 natives were to have a voice in affairs. After the 1906 grant of complete self-government to the former Dutch republics, the Transvaal, and the Orange Free State, the imperative need for closer union among the four colonies became clear; and in 1909 the South African Union came into being. It was designedly called a Union, not a Federation. For, in fact, the system of government it set up was much more centralised than that of the federal governments of Canada and Australia. The whole area became an organised unit supporting and being supported by the other constituents of Empire. As Mr. Galsworthy said: "the Colonial disposition to own oneself, which is the paradoxical forerunner of Imperialism, was making progress all the time."

It achieved its aim fully and completely in 1931, when the Statute of Westminster gave to the Dominions absolute sovereignty in all home and foreign affairs. To other nations such a Statute was incomprehensible. It seemed to them to be nothing less than the wilful abandonment of an empire. Yet it merely placed on record a state of affairs that had existed for years. Moreover, the union of the British family of nations was clearly proved to the world when, within a few hours of the British declaration of war upon Germany in 1939, the other members of the family—with the exception of Eire who preserved her neutrality throughout—entered the conflict with us.

India, an Empire in itself, had not been affected by the Statute of Westminster, but in 1942 it was promised Dominion status and in 1947 became two self-governing Dominions of India and Pakistan. India proclaimed herself a sovereign independent republic in 1950 and Pakistan followed her example in 1956, declaring herself an Islamic republic. Both, however, remained members of the Commonwealth, recognising the Queen as the symbol of the free association of its independent member nations and, as such, the Head of the Commonwealth. The Declaration of 1922 gave Egypt control of its internal affairs. In 1946, Egypt was freed from all restrictions with the exception of the imposition of British Control over the Canal zone during war. Finally, in 1955, even this exception was removed.

The easy-going attitude—the almost indifference, indeed—towards the Empire has given place to a vivid realisation of the economic strength to be derived from more conscious co-operation among the constituent parts of the Empire. The opening years of the century saw what was, perhaps, an unfortunate result of the keener interest taken in the Empire: the Boer War did not finish until 1902. If errors there were, the generous peace terms afforded to the defeated Boers did much to retrieve them. The Orange Free State and the Transvaal became British possessions. But self-government was promised and was granted as early as 1906. The magnanimous treatment conciliated even men like Botha and Smuts, leaders of the guerilla warfare, and made them eager supporters of Empire co-operation. The strong sense of family that pervades the Commonwealth and Empire has made the widespread, many-charactered parts of the British Empire into an effective League of Nations. We are giving effect to resolutions such as that of the Imperial Conference in 1918, when the mother country and the daughter nations took counsel together: “The time has arrived when all possible encouragement should be given to the development of imperial resources, and especially to make the Empire independent of other countries in respect of food supplies, raw materials, and essential industries. With these objects in view, the Conference expresses itself in favour of the principle that each part of the Empire, having due regard to the interest of our Allies, shall give specially favoured treatment and facilities to the produce and manufactures of other parts of the Empire.” It is in the spirit of this resolution that we have in our Customs duties some slight preference to colonial goods, and that there is some modest reduction in rates upon the manufactures of the United Kingdom entering the Dominions. If the Commonwealth is to remain united it must be an economic unit and the policy of Imperial Preference, so long advocated by the Dominions, must be accepted as essential to its continued prosperity. Its right to economic unity should be no more open to question than its right to unity in defence.

If a spirit of nationalism, and not of internationalism, is to preside over economic affairs we have at least the consolation that our “nation” is a big one. For it comprises the whole British Commonwealth and Empire. True, there is nothing approaching freedom of movement—of goods, of capital, of workers—even here.

But the Imperial Economic Conference that met in Ottawa in 1932 gave some evidence that the advantages of co-operation were recognised. The Conference was, indeed, less productive than many of its ardent advocates hoped for: it did not in fact so much reduce tariffs as, by raising duties on foreign goods, give a preference to goods from the Empire. Perhaps we may judge, from the defeat of the ardent hopes expressed at successive conferences, that where the spirit of nationalism persists a consistent policy is out of the question. The immediate seen good will always overtop the remote unseen though greater good. We see the resulting medley most clearly perhaps in the United States. There New England, the factory area, clamours for a protection tariff on cloth and shoes, but would have free entry for wool and leather. Wool-producing Ohio and the cattle-ranching states would have the entry of those raw materials impeded. Massachusetts would like coal to enter free by boat from Cardiff or Nova Scotia; Pennsylvania with its coal deposits demands an import duty on Welsh coal. The same inconsistency is bound to exist among nations. At one discussion of the League of Nations the representative of Belgium proposed to pool the wood resources of the world; the representative of Canada, with few people and much wood, was ready with his objections.

Little has been heard in the years following the Second World War of the Imperial Economic Conference held in Ottawa in 1932. The high hopes that it had raised were falling even before the outbreak of that war. Trade between the Dominions and U.S.A. has expanded and the latter has been for some years a vigorous advocate of an international, as opposed to an imperial, system of trade, maintaining a completely free exchange of goods to the exclusion of all preferential tariffs. At the instigation of the United States a General Agreement on Tariffs and Trade was reached, after a series of preliminary conferences, at Havana in 1947 and in the following year the International Trade Organisation (I.T.O.) was set up. The governments of twenty-three countries by which three-fourths of the trade of the world is conducted, signed the General Agreement and by 1955 the tariffs on over 50,000 commodities had been either reduced or fixed. About one-half of the tariff rates of this country were affected.

In this general survey we cannot overlook the profound effects of broadcasting upon the solidifying of national and perhaps imperial

interests. Its potency as a propagandist weapon was vividly impressed upon the world during the last great conflict. The number of licence-holders in June, 1946, in this country was 10,600,000. If, therefore, we assume that one licence enables an "economic family" of 4-5 to listen-in, the whole population of Great Britain and Northern Ireland may hear the voice of the broadcaster. It is possible to envisage a people united as never before.

CHAPTER XXIII

POPULATION MOVEMENTS

ONE outcome of the growing intensity of the struggle for international prosperity was a revival of the doctrines that Malthus taught—that the growth of population ever keeps pace with increased food supplies, is, indeed, ever threatening to overtake these supplies. The novel idea of continuous progress had been generated in Englishmen of the nineteenth century through the peculiar and, perhaps, unstable circumstances of their time. Increase of numbers had brought not an increase in poverty but an increase in prosperity; it seemed as though, the more densely peopled this island became, the greater and more varied became the supply of what contributed to man's material well-being. The nation's strength was increasing, as one says, "like crops upon a newly irrigated desert"; the rations per head were increasing even more rapidly. People came to believe that improvement would always win in the race against population. There had been an immense leap forward in man's command over Nature; there had been a corresponding increase in the auxiliary capital available. In particular, transport facilities were making the whole world available for the supply of natural products; and the luxuriant plant life of the tropics, if only it could be got under effective control, seemed to promise an inexhaustible fund of food and materials. The progress in man's power over Nature was, to the eyes of many—is even now to some—inevitable and accelerating. The possibility, therefore, of population growing out of due proportion to the other factors of production seemed too remote to trouble anyone. The insatiable demand for workers to exploit the new inventions and feed the newly accessible markets suggested that the optimum density had not yet been reached. Increase in population became a reason for national complacency.

It needed much strength of mind, as well as a firm grasp of the teachings of history, not to be borne along on the prevailing wave of optimism. The adherents of Malthus were few, and were dismissed as incurable pessimists unable to appreciate the tendencies of their times. They are more and are more regarded now that circumstances

are changed, now that the strange and brilliant episode in our economic history, the nineteenth century, is over. We can no longer dispose of our factory products for enormous amounts of the products of foreign farm and ranch and forest. For other industrial societies are selling against us and competing for the available supplies. And, since they are, we are obliged to offer a constantly rising amount of factory goods in order to get our essential supplies of food and materials. It is in this manner that what Malthus called the pressure of population upon the means of subsistence affects us: there is a changing ratio between factory products and field products, so that a yard of calico tends to command a decreasing amount of corn. As Keynes says in *The Economic Consequences of the Peace*: "Before the eighteenth century mankind entertained no false hopes. To lay the illusions which grew popular at that age's latter end, Malthus disclosed a devil. For half a century all serious economical writings held that devil in clear prospect. For the next half century he was chained up and out of sight. Now perhaps we have loosed him again." That is to say, having regard to the natural resources at our disposal, having regard also to the amount of auxiliary capital available, has not our population, in the existing circumstances, already passed the most desirable point? There is over-population when the number of people seeking wages in return for their services is too great to allow them to command such wages as will permit of a reasonably high standard of living: are our numbers too great for this attainment? This optimum point of density varies, of course, with varying conditions, in particular with the growth of man's knowledge and of his power over Nature. Might it not be possible so to increase capital and so to use natural resources as to make the increased population a blessing rather than a curse? As it was, during the years of slow recovery after the dislocation and destruction of war, thoughtful people viewed with dismay the annual addition of a quarter of a million to the populace. The drawbacks of too many people were more prominent than the advantages of an adequate supply of able men and women. This could not be wondered at when (in March, 1938, twenty years after the dislocation of war) there were over two million men and women on the registers of the Employment Exchanges.

The Census of 1931. The figures of the 1931 census—showing in

greater detail than ever before the occupations of people—enable us to trace in some detail the modifications steadily proceeding in the economic life of the nation. Examine the figures a little; they are more impressive than words in depicting the changes that are taking place. These changes have been very great. Take the period between 1881–1931. In that period there was a rapid decrease in the number employed in agriculture, a decrease that continued to be accentuated as transport facilities and the resulting imports increased.

As indicating what has been called Neo-Malthusianism, these figures following are striking. The natural growth of the population continuously fell from 1881 to 1934. The rate of natural growth of the population is calculated by subtracting the death-rate per thousand of the population from the live-birth-rate per thousand. In 1881 the rate of natural increase reached the very high figure of 14·4. In 1940–41 it actually fell below zero, as the number of deaths exceeded the number of births. The 1951 census revealed a natural increase rate of 3·2 and the estimated figure for 1954 was 4·0. Thus, although the population is approaching twice the total population of 1881, its rate of natural growth has considerably diminished since that year. The birth rate has—unfortunately, some declare—fallen most conspicuously among the comparatively well-off. A speaker in the House of Lords on 29th April, 1926, urging that the Government should allow poor people access to knowledge of how to regulate the size of families, pointed out: “If one took 1,000 married people under the age of 50, the birth rate for schoolmasters was 93; for clergymen of the Church of England, 100; for clergy of all dominations, about 102; for doctors and professional men, from 103 to 105; for skilled labourers, 153; and for unskilled labourers, 247. If one took the standard of intelligence measured in the same way by examination of the children in schools, one would find that there was a decreasing scale of intelligence, which was the exact inverse ratio to this standard of birth rate.”

The population of Great Britain in 1931 numbered 44,790,485 persons, of whom 21,464,711 were males and 23,325,774 females. This represents 510 persons to each square mile on the average, or about an acre per head, a density greater than that of any country in the world for which any statistics are given. Though an increase has been recorded in every census, the rate of growth between

1921-1931 was smaller than that of any preceding decade.¹ For this the adverse effect of war must be accounted mainly responsible both in the loss amongst men of military ages and in the unprecedented fall in the birth rate.

Urban and Rural Population. As indicating the change in the nature of the life lived, it is noteworthy that exactly 80 per cent of the population were enumerated as living in urban areas, and of these about half were found in comparatively dense aggregates represented by the forty-six towns each containing more than 100,000 persons. The rate of growth of towns appears to be greatest in towns of population between 4,000 and 100,000, increasing as the towns get larger, until the population reaches the figure in the neighbourhood of 100,000. After this the rate of increase tends to slacken off, suggesting that the 100,000 roughly marks the limit of effective aggregation, beyond which the advantage of further accretion begins to be offset by counterbalancing disadvantages. Prominent amongst the towns which showed little increase, or which decreased, since the preceding census are those associated with the textile industries in Lancashire and Yorkshire. In view of the increasing severity of world competition for the textile trade this is what one might have expected.

Thirty-nine per cent of the working population were directly dependent for their livelihood upon the manufacturing industries (using the term in its widest sense), 13 per cent were employed in the wholesale and retail distributive trades and in banking, insurance, or other commercial or financial occupations, and 12 per cent in personal services, the latter including hotels, restaurants, hair-dressing, and so on, in addition to private personal service. One noteworthy movement is, indeed, the rise in the number earning their livings by direct services as compared with the number earning it by working upon commodities. The doctors earn more than the cotton manufacturers, and the lawyers more than the ironmasters.

A great movement affecting women's occupations was also apparent. The 1914-18 war in one important aspect had been a test of the productive capacity of the belligerents. It was an economic contest. Much of its terrible meaning was, indeed, derived from this fact. Former wars—even the great Napoleonic War—had left the economic life of the nation little disturbed. The Boer War

¹ See the diagram in Appendix III.

itself, of 1899–1902, hardly affected the working of man in factory and workshop, hardly influenced the supply of food and material. Modern transport and modern credit facilities, however, now enable a government to command, for warlike purposes, the whole of the human and property resources of the people. And the contest may continue to the point of exhaustion. History had recorded no such utter collapse as that of Germany in the autumn of 1918; her collapse in the spring of 1945 was even more catastrophic.

Behind the fighting forces practically the whole industry of the warring peoples was mobilised and organised in order, on the one hand, to maintain abundant supplies of food and clothing for fighters and workers at home, on the other hand, to procure overwhelming supplies of effective means of destroying enemy and enemy property. The need for exploiting to the full the labour capacity of the nation led to an economic result—an economic discovery, if you like—of profound importance. Women were found fully equal to most industrial and commercial tasks, many of them hitherto regarded as the peculiar province of men. In light repetition work, which—under the impulse towards mass production by semi-automatic machinery—is an increasing part of factory work, they were found to be superior. In the routine work of commerce the machines that type and add and keep records have virtually made a new women's occupation. The economic position of women in post-war industry is decidedly better than their position before 1914, when so many avenues for their activities were peremptorily closed.

Movement of Population. The Ministry of Labour, through its administration of the Employment Exchanges and of Unemployment Insurance, is enabled to survey the distribution of the industrial population, and the shifting of it. From its report in 1927, we see that, despite the number of unemployed, the number of employed workers in Great Britain and Northern Ireland was, owing to the growth of population, steadily increasing. The increases, however, were not uniform; and in some industries there was a decline. During the decade before the Second World War the industry of the country was slowly and rather painfully adjusting itself to the conditions resulting from the First War. The most rapidly-expanding industry was silk and artificial silk (rayon). Since the June of 1923, the number of workpeople in this industry had nearly doubled—it was 37,300 in 1923 and 47·6 per cent more

in 1927. Other industries, like building, motor-car manufacture, inland transport, and electrical engineering, had also greatly increased. The outstanding increase was, however, in the distributive trades, which in 1927 gave occupation to a total of 1,581,000, that is to say, 13 per cent. of the insured population.

In some industries—particularly those exposed to foreign competition—a decline was indicated. In coal-mining there was a reduction of 44,000 in the four years. The heavy industries of the north had also declined. Probably the change of 14,500 more in tailoring, contrasted with 11,420 fewer in dress and mantlemaking, indicated a change in fashion. The report made very evident the gradual shifting of the industrial population towards the south, where now 47 per cent of the industrial population is to be found. We can no longer speak with any accuracy of the industrial north and the agricultural south. The increase is mainly in London and the south-eastern division. There is no indication of the heavy metal industries leaving the situations in the north that give them easy access to coal and sea. Nor does the cotton industry leave the humid atmosphere of Lancashire, nor the woollen industry move from Yorkshire. The industries that have found a home in the south are the lighter and newer industries, not tied to a locality by proximity to raw materials or ports.

The movement is not left entirely to itself. The lure of higher wages to be obtained in another occupation or in another district does make workers move. The assumption of old was that this lure was enough to effect whatever mobility of labour was desirable. The Ministry of Labour, faced with the problem of the distressed areas, found that the assumption was not borne out by fact. The anxiety of the individual to improve his economic position was something. It was, indeed, much; and in less complicated times it might have been relied upon to effect the mobility that would give a better distribution of labour and a disappearance of unemployment. More was needed; and the Ministry's report showed that more was being done. By the end of 1935 the transfer of 25,000 individuals, mainly from "distressed areas" like Durham and Cumberland, had been effected. They were permanently employed in the expanding industrial areas, which were mainly on the outskirts of London and in the Midlands. The problem of the transfer of "juveniles" was peculiarly difficult to solve. When the Ministry

helped adults to move themselves and their families, responsibility ceased once the transfer was effected. Responsibility increased after the transfer when juveniles were transferred; and the responsibility was resolutely shouldered by the Ministry's officials and by voluntary helpers. The Ministry selected the migrants and it trained them for their destined jobs; it looked closely into conditions of employment; it kept an oversight over lodgings and provided interest for spare time. Where wages were not enough to maintain the transferred boy or girl and also to leave a reasonable amount of pocket money, the Ministry made an allowance up to 10s. a week. Every effort was made to remove some of the strangeness of the new environment. How strange it was may be vividly revealed by little incidents like the following recorded by the Ministry: some boys from Cumberland made their first acquaintance with eggs as food and did not know how to eat them.

Some striking figures relative to the school population in the County of London were published in 1939. Since 1904 the total population had grown considerably. But in 1904 there had been on the school rolls about 760,000 children. In 1938-39 the number was about 433,000, a drop of about 43 per cent in one generation.

In 1946 the total was only 332,000, a drop of over 23 per cent. in seven years. Within 42 years, therefore, the school population of the county had fallen to less than half. The main reason, of course, was the steady migration of inhabitants of the Administrative County to the outer dormitory suburbs. Minor reasons, affecting only the last seven years of the period, were the depopulation of inner London through the housing shortage resulting from air bombardment and the tendency of evacuated families to take up permanent residence in the reception areas to which they had been evacuated.

Daily Migration. One striking point brought out by the census figures is the increasing divorce between the residence and work place. This is all to the good, removing, as it does, some of the social drawbacks incident to an elaborate division and localisation of labour. The outstanding example of this daily pulsation is, of course, the region of which London is the centre. Owing to its more or less detached position, this region is undisturbed by the presence of other industrial centres in the neighbourhood such as exist in many areas in Lancashire, Yorkshire, and the Midlands. We can,

therefore, measure with some certainty the movement into the settling place of the world's commerce and out again to the dormitory towns as far away as Southend and Brighton.

The table below gives a comparison of night and day population in the City and well-defined groups of boroughs.

The number given of the day population in the City, though more than thirty times greater than that of the night population, takes no account of the large miscellaneous movement represented by visitors for shopping and other purposes, and by the traffic of all kinds passing continuously through the City.

	Night population	Day population	Increase or decrease during day
City of London . . .	13,709	436,721	+423,012
Inner boroughs . . .	1,035,764	1,422,119	+386,355
Outer boroughs . . .	3,435,050	3,130,169	—304,881
Outer ring . . .	2,995,678	2,596,011	—399,667

Foreign Population One of the features of the statistics is the comparatively heavy reduction in the number of aliens in the country, a reduction from 790 per hundred thousand in 1911 to less than 600 in 1931. In part this diminution reflects the abandonment of another position in the *laissez-faire* field: the Home Office nowadays assumes control—not invariably adequate, perhaps—over foreign immigration. The number of Germans, as we might expect, fell most; and the nationals of most of the European countries have been reduced considerably. Belgium is an exception; the immigrants from that country have more than doubled. From the United States, too, the increment—of the rentier class particularly—is notable, the figures rising considerably in the decade. More than half the total of foreigners are in the county of London, nearly one-third of this half being in the borough of Stepney.

The 1951 census reveals a heavy increase in the number of foreigners, especially Europeans, in this country. The first wave since the 1931 census arrived in the middle and late 1930's when thousands of those Germans who had everything to fear from the onrush of Hitlerism found asylum here. Statistics of these immigrations are not yet available, but it is probable that a fairly high percentage of the refugees have become absorbed into the British population. There was yet another wave: that of "displaced

persons," notably Poles, who, disliking and fearing the post-war governments of their liberated countries, pleaded to be allowed to settle in Great Britain. Some small offset to this increase in our population has been effected by the emigration of British girls to the U.S.A. to join their American soldier husbands.

Age and Sex Distribution. The ages show the effect of the First World War. The depletion of males at early adult ages and the deficiency of very young children of both sexes stand out as prominent. The loss at the younger ages automatically result in a general ageing of the population as a whole, a change which has been further accelerated by the improved vitality of the middle aged registered in recent years. In the matter of sex distribution also the war was responsible for a greatly increased disparity in numbers, the surplus of women exceeding 1,800,000 as compared with fewer than 1,200,000 in 1911. Among the marriageable population the disparity was naturally greater: between the ages of 30 and 35, for example, there were 1,470 unmarried females for every 1,000 unmarried males. The preponderance of women was also strongly marked at the old ages, to which they survive in far greater numbers than the males do.

Housing and Size of Families. A survey of the housing problem is also possible from the figures of the 1921 census. The total number of rooms available for habitation is greater in relation to the population than it was in 1911, notwithstanding the house shortage. At the same time families are smaller than they were twenty years before; and since small families are able to command a higher standard of housing than the large families, the small families have absorbed a greater share of the house room than they had in 1911. The proportion of population living in the overcrowded conditions of more than two persons per room has, therefore, increased from 9.1 per cent in 1911 to 9.6 per cent in 1921 for the country as a whole. In Northumberland and Durham as much as 13 per cent of the population are placed in the overcrowded category, in London the fraction reaches 16 per cent. The comparative rarity of the large family is shown by the average, which for all married men taken together was only 1.27 children each. More than 43 per cent of the married men returned no children under 16, while in another 23 per cent there was one child only. Miners returned the largest families on the whole; but even among them the average was 1.82

for each married man. For professional men the figure sinks as low as .90.

The main outline of the picture presented to us as regards the manner in which people earned their living during the period between the World Wars is that, in the international division of labour brought about by increased facilities of transport, we were to an amazing extent feeding ourselves by selling our factory products. Our wheat area was diminishing; and agriculture was almost in the category of decaying industries. Though the population of Great Britain, which, between 1881-1931 had grown from 30 to 44 millions, showed an increase equal to 43 per cent, there had been no increase in the home production of wheat. Since 1931, however, the movement has been reversed, and we are now producing more food than in 1930. In 1939, largely as a result of the subsidy paid to beet-sugar producers, we were producing about one-fourth of the sugar we consume.

The fear of being starved into surrender by German U-boat attacks made our farms more productive in the Second World War than they had ever been before and brought under the plough thousands of acres that had lain waste for centuries. At the beginning of the ploughing season of 1942 the Minister of Agriculture stated that Britain had become the most highly mechanized country in Europe. The agrarian population was increased by the enrolment of thousands of Land Army girls and harvesting operations were accelerated by the willing help of the boys and girls who spent some part of their summer holidays in the harvesting camps. Some fair measure of productivity is still being maintained in these immediate post-war years by Government subsidies which enable the farmers to employ more people on the land than they could in the 1930's and to pay them higher wages.

The general trend of the working population is downwards, despite the addition to the total of many of the 300,000 women who entered industry for the first time in the Second World War. That fillip is more than off-set during 1947-48 by the loss of over 350,000 boys and girls who would normally have been recruited to industry but, as the result of the raising of the school-leaving age to 15 on 1st April, 1947, remain in their class-rooms.

Another adverse factor is the large increase of people engaged in non-productive work. The Civil Service has been swollen by

the influx of thousands of civil servants into the new ministries and departments set up to administer the National Insurance Act and all the other legislation relating to the social services. The Chancellor of the Exchequer stated in 1946 that three shillings in every pound of income-tax went towards the upkeep of the Civil Service. At the same time there has been an almost proportionate increase in the size of local government staffs to cope with the additional duties for which recent legislation has made them responsible. At no period of our history could a decline in productive effort be less fortunate, for the destiny of this country hangs upon our ability to raise our export trade revenue to 75 per cent above the pre-war total and to maintain it at that level for some years to come.

Turning now to the 1951 census of which so far (1956) only the preliminary report has been issued, we cannot make adequate comparisons between its figures and those of 1931 at this stage save in the following instances.

The population of Great Britain in 1951 was 48,841,339 of whom 23,458,545 were males and 25,382,794 females (that of the United Kingdom, i.e. including Northern Ireland and the islands, but excluding the Republic of Eire, was 50,370,031).

Urban and Rural Population. The effect of the Local Government Act, 1929, which ordered a comprehensive review of the areas of all non-county boroughs, urban districts and rural districts, was a considerable change in the numbers and sizes of those areas. Consequently, nearly a million persons who had been recorded as living in rural areas in the census of 1931 were transferred officially, though of course not bodily, to urban areas. This reduced the proportion of the rural population from 20 per cent of the 1931 total to 17.6 per cent. At the time of the 1951 census, the total population of England and Wales was 43,744,924, of whom 35,322,104 lived in the 955 urban areas and 8,422,820 lived in the 479 rural areas.

In all but ten of the counties in England and Wales there has been an increase. The decreases were in Durham, Monmouthshire, Brecknockshire, Glamorganshire, Cardiganshire, Merionethshire, Carmarthenshire, Montgomeryshire, Radnorshire, and the County of London. The decline of the population in Durham, Monmouthshire, and Glamorganshire is probably due to the exodus from those counties of heavy industry to the less sorely afflicted areas during

the great depression of the 1930's. The decline in all the other counties, with the exception of that in London, is in accord with the general fall in the rural population already discussed, while the fall in London is merely the continuance of the outward drift that has been going on since 1911 from the administrative county to the Outer Ring of Greater London. In 1911 the population of the County of London was 4,521,865. In 1951 it was 3,348,336. In 1911 the population of the Outer Ring was 2,729,673. In 1951 it was 4,997,801. Thus in forty years the county lost over a million of its population while that of the Outer Ring increased by well over two millions.

Employment and Distribution of Manpower. The downward trend of the employed population has been reversed since the mid-1940's. Excluding men and women in the armed forces and auxiliary services the total employed population has risen from nearly 22 millions in June, 1948, to 23 millions in June, 1956. Numbers have fallen in mining and quarrying, agriculture and fishing, and transport and communications, but have risen substantially in the manufacturing industries and in gas, water, and electricity. In 1939 five million women and girls were in civil employment. In June, 1956, the number was 7,773,000, a figure equal to more than half the number of men in civil employment.

There have been disquieting signs that emigration from Britain is increasing. This may be due to the malaise that has affected us in the period following the end of the last great conflict. War-weariness, the dashing of the hopes of a speedy return to normality, the continuance, and indeed, the intensification of rationing, the vexatious controls and restrictions, the lamentable shortages of houses, and the blow dealt to personal initiative by the prospect of large-scale nationalisation have incited some of the younger and more adventurous to contemplate a career in the Dominions or Colonies. At a population Conference held in December, 1946, the Registrar-General stated that some 60,000 Scots had crossed the border into England since the end of the European War and that the number of overseas emigrants had begun to swell.

CHAPTER XXIV

POSITION OF LABOUR

A GREAT development in the position and the power of the worker went on in the first quarter of the twentieth century. In particular, the workers, organised in powerful Trade Unions, obtained privileges reminiscent of the peculiar immunities long ago enjoyed by churchmen and noblemen. The Unions were by the *Trade Disputes Act* of 1906 placed, so far as civil wrongs are concerned, in an altogether abnormal position.

The Taff Vale Railway judgment of 1901 determined that a Trade Union could be sued in its registered name and made to pay damages; and agitation to alter the law had been aroused. It was maintained that to impose such a liability on a union was to expose its funds to undue risk; a multitude of individuals would be held by law to be the agents of the union, and over all of their implied agents the union could exercise no adequate control. Section 4 of the 1906 Act enacted that "no action against a union in respect of any tortious act alleged to have been committed by the union or on its behalf shall be entertained in any court." Nor has this immunity from civil action been materially affected by the 1927 *Trade Disputes Act*. Certainly, what is called a "sympathetic strike"—no dispute being pending in the particular industry striking—is by the later Act made criminal. Otherwise the immunity exists entire. A trade union, whether of employers or employed, still remains immune from liability for torts, apart from altogether extraordinary happenings. For if an act can be shown to be done in contemplation or furtherance of a trade dispute it will not be actionable though it does inflict injury on another, though it does induce people to break their contracts, though it does interfere with a person's business.

The Osborne case of 1910 (where Osborne obtained an injunction forbidding the Amalgamated Society of Railway Servants to spend funds on political objects) also gave rise to acute agitation among the organised workers. The agitation was in great measure successful: in 1913 the *Trade Union Act* allowed a trade union to apply its funds to political objects. The right of any objecting member

to claim exemption from such contribution to political funds was, however, reserved.

At the end of 1918, organised labour was in a peculiarly strong position. "A century ago the working classes, treated as helots, were forbidden to volunteer; in the years 1915-1918 the representatives of Labour were Cabinet Ministers, members of the Government, official envoys, and controllers of the nation's food." So writes Mr. Beer in his *History of British Socialism*. The Government had, by direct and frequent negotiations with the unions, almost intimated that the House of Commons was less representative of the working populace than the unions were. It seemed no remote prospect when Labour would be the Government itself. During some months of 1924 Labour did in fact uneasily enjoy office though not, was the complaint of the labour spokesmen, power. The political power was steadily increasing, however, largely as a result of careful organisation. In local government, for example, organised labour had a well-defined plan, and systematically contested every likely office. By so doing, and greatly helped by the apathy of the other parties where local elections were concerned, Labour had strongly entrenched itself both in the great industrial towns and in the counties. Many of the active trade unionists were thereby undoubtedly led to exaggerate the power they could exercise. Such exaggeration may have led to the sudden dislocation of the economic life of the nation in May, 1926.¹

It seemed to have been overlooked that trade unionism, though powerful, was not omnipotent, and though embracing a great

¹ It certainly led to what is undoubtedly a drawback to the competitive power of British industry in the world markets, to the rivalries between the unions leading to "demarcation" rules and customs. Such rules confine the skilled worker to a narrow range of operation, preventing him from doing others well within his powers; and they are a barrier to the semi-skilled worker, eager to obtain more advanced work. The Final Report of the Balfour Committee is emphatic in deprecating the rigid lines often drawn between crafts. "In repair work," it declares, "where the question of time is sometimes of predominant importance, demarcation rules, and, still more, demarcation disputes may so raise the cost as to make competition with foreign yards impossible. The case of the *Queen Elizabeth*, held up during the First World War owing to a dispute between engineers and boilermakers as to who should put the bolts in the turrets, was one in which more than industrial issues were involved. It is common knowledge that some of the most stubborn and prolonged trade disputes in the past have been not between employers and workpeople, but between two trade unions fighting to enforce their claims to a certain class of work, while the employers, indifferent to the result and only anxious to get on with the job, had to look on helplessly while chances of orders slipped past them to foreign yards."

section of the working populace was still mainly "aristocratic." Outside the smaller area of trade unionism was an enormous number of workers through poverty and lack of organisation quite inarticulate. In great centres like London a mass of workers were "below the poverty line," were subsisting on what was not enough to maintain bodily health. Nor were the agricultural workers, whose deplorable lot attracted only slight notice from the most powerful unions, a source of strength to the Labour side in the contest for supremacy.

It was in the May of 1926 that the oddly-named "General Strike" occurred: oddly-named because it was, indeed, something like a general change rather than a cessation of work. It originated in the idea, probably erroneous, that a demand of the employers successfully resisted or a concession, however won, from the employers is an advantage to labour in general—that victory in one part of the far-stretching engagement between labour and capital means gain over the whole line. If only the mineowners could be compelled, no matter what form the compulsion took, to withdraw the proposals for lowering wages in order to reduce costs—all workers, miners and others, would benefit by the successful resistance. And in these days of close dependence upon one another, a compelling instrument seemed to present itself. Already in 1913, before the outbreak of World War I—following upon strikes of unprecedented extent, dockers, railwaymen, and miners—there had been formed what was called a Triple Alliance. The miners to whom the country looked for the main supply of power, the railwaymen on whom depended effective transport without which our economic machine cannot work, the dockers, whose good offices form one link in the chain bringing us essential supplies from abroad—these agreed upon joint action at some future undefined time. The idea of a "General Strike" was already mooted.

To paralyse the economic machinery of the nation, to prevent the complicated machinery to which we owe the partial satisfaction of our wants from working, was certainly compulsion enough. What it would compel to was less certain—certainly not to an increase in general well-being. The compelling force could be exerted if organised labour united in a "sympathetic strike" with the miners. For labour organised in trade unions included over eight millions of workers, a good deal more than half the number that came under

the scope of the Unemployment Insurance Acts; and the stoppage of one branch of industry nowadays has a numbing effect immediately on many, ultimately on all branches of industry. In the Middle Ages the guilds and other great corporations threatened to become stronger than the unorganised community. Here was a similar threat on the part of organised labour. The strike was called, and lasted during ten disastrous days, entailing immense losses, individual and national, and causing much actual suffering, especially among the strikers themselves. It seemed necessary, indeed inevitable, to place an Act upon the statute book declaring that the "sympathetic" strike (or lock-out) should be illegal—such sympathetic strike being one that, having no connection with a trade dispute within the industry in which the strikers are engaged, is "designed or calculated to coerce the Government either directly or by inflicting hardship upon the community." The new Statute, the Trade Disputes Act, 1927, affected Trade Unions in the following way.

"Sympathetic" Strike Illegal. The best opinion is that, even apart from statute, such gratuitous interferences with the rights of others to conduct their business in their own way are illegal. It was, indeed, so decided by Mr. Justice Astbury (*National Sailors' and Firemen's Union of Great Britain and Ireland v. Reed*). Yet the statutory declaration of what, in view of the wide reaching immunity given by the Trade Disputes Act of 1906, was doubtful could not fail to be of immense service. Even if it did not modify the law, the statute gives a clear definition to what was vague and misty.

The needful corollary to this declaration is, however, more than declaratory, and was deliberately designed to modify existing law. That corollary is the safeguarding of those who keep the law against those who break it. Ordinarily, the member of a trade union is, by the Trade Union Acts, 1871 to 1901, barred from suing his union for benefits alleged to have been wrongfully withdrawn from him. Under the 1927 Act, however, if he should be expelled, or be made subject to loss of benefits because of his refusal to participate in what was declared illegal, the Courts were given power to provide a remedy. The question between the member and his union was raised from the domain of domestic discipline into the domain of public policy. Nor was the authorised interference limited to a mere prevention of expulsion or of withdrawal of benefits. We can easily

conceive that the member expelled may well be reluctant to claim reinstatement. The Court, therefore, may "in lieu of ordering a person who has been expelled from membership of a trade union or society to be restored to membership, order that he be paid out of the funds of the trade union or society such sum by way of compensation or damages as the Court thinks just." This very effective protection of persons refusing to take part in illegal stoppages of work, whether strikes or lock-outs, was, perhaps, the most valuable provision of the Act. It was a potent encouragement to the forces making for law and order, a potent discouragement to the forces against law and order.

It was to the good that none can take part in such causeless disturbances of the nation's life—foolish from every point of view, most of all from that of the worker—without knowing them to be illegal. Ignorance of the law would excuse, after the passage of the Act, less than ever before. Moreover, the specific punishments detailed made very clear the vague ideas that formerly prevailed.

Restraint of Application of Trade Union Funds. The Act performed a useful service, too, in making less likely the extension of a dispute by calculated agitation. For the Attorney-General might apply to the Court for an injunction restraining the misapplication of trade union funds for the purposes of illegal strikes. Nor, it was expressly stated, was this power meant to limit the right of any other interested party to seek such an injunction.

Prevention of Intimidation. To anyone who has seen the disagreeable incidents apparently inevitable from "picketing," the section defining where peaceful persuasion ends and intimidation begins must appear of great worth. Best of all, the worker's house was protected: "notwithstanding anything in any Act, it shall not be lawful for one or more persons, for the purpose of inducing any person to work or to abstain from working, to watch or beset a house or place where a person resides or the approach to such a house or place." The quiet giving of information, even the earnest persuasion to work or not to work, was still quite lawful; the incoherent rabble, baiting "blacklegs" with rancorous cries, was made illegal, and the individuals comprising it were liable to the penalties laid down in the Act. The man of ordinary firmness and resolution was taken as the standard: if he might be expected to fear them, then the watching or besetting of the man's house or place of occupation was illegal, and

upon summary conviction was punishable by a fine not exceeding £20 or by imprisonment for a term not exceeding three months. In very large measure the object of the Act was to recognise and enforce the right of every citizen to freedom in the conduct of his own affairs, with the important appendage that it was the duty of every citizen to recognise and respect the like right of freedom in his neighbour. Intimidation is the denial of freedom; and it was such denial that the Act was designed to prevent.

Trade Union Funds and Political Purposes. The judgment of the House of Lords (1908) in the *Osborne case* declared illegal the use of trade union funds for political purposes. This had threatened to deprive organised labour of all political action; and a vigorous agitation for a modification of the law was responsible for the Trade Union Act of 1913. This Act legalised contributions of trade union funds to political objects. But such contributions must be sanctioned in secret ballot by a majority of the members of the union. The right of each member to protest in writing against such use of funds was also asserted in the Act; but, as was probably anticipated, this right was seldom utilised. A protest in writing needs some amount of initiative; it is much easier to give passive acquiescence than actively to assert disagreement. In other words, it needed much strength of will to resist the moral compulsion to contribute; and few trade union members felt called upon to exert this. The new Act altered the *vis inertiae*. Under it contributions were really voluntary contributions. The member who wished to contribute to the political fund "contracted in"; formerly he "contracted out." Formerly, before the 1927 Act, his passivity was interpreted assent; after the Act his passivity was interpreted dissent. Probably in practice forces were set to work to bring about "contracting in"; and most trade unionists did it as a matter of course. At all events, however, something must be done, not left undone, before contributions to a political fund could be exacted. Funds were not to be employed for political purposes unless the members sanctioned such expenditure by writing in terms of a declaration in a schedule attached to the Act. And such political funds were to be kept distinct from the general funds of the society: each member who was a contributor knew, therefore, both that he was contributing and the amount of his contribution.

Established Civil Servants and Trade Unions. It would seem to

many that the restriction upon Civil Servants was simply making statutory law what had long been, not indeed common law, but a convention accepted by the vast majority of public servants. We have no "spoils system" as in America: here the permanent officials of the State take no share in active politics. That is to say, the special privileges attached to the position of public servants have their counterpart in the special duties towards the public. The Government is entitled to the loyalty of its servants; it cannot have this when the allegiance is divided—when the possibility is present that duty to a trade union may conflict with duty to the community. That it did so was a cause of much serious perplexity in many Government departments in the strike of 1926, in none more than in the Post Office. Though the convention is recognized, it is well that a definite legal rule should buttress it.

Nor was the American spoils system to be allowed to operate in local government any more than in central government. No conditions relating to membership of a trade union were to be present in a contract of employment entered into with a local authority. Declaratory of existing law though it was, rather than the creation of new law, the statute was the greatest Government measure—as the introduction was the most courageous Government action—of 1927.

The legislation against strikes intended to put pressure upon the community was justified by the same arguments as justify the penalties imposed for breaches of contract of service with public authorities, with knowledge that the breaches will prevent the public authorities from discharging their function. In the one case as in the other the claims of the State must be made paramount over the claims of a single part of that State. (*Salus reipublicae, suprema lex.*)

Thus the law relating to Trade Unions stood until 1946. The Labour Party had pledged themselves to repeal it immediately upon their being returned to power. Its repeal was in the forefront of their legislative programme when they were put into office by the great election sweep of July, 1945. The result is that the law now stands precisely as it did at the time of the General Strike of 1926. Industrial unrest has grown, but there has been a curious change in the nature of the conflict. Instead of a nation-wide struggle between the "Triple Alliance" and the large monopolist concerns, sporadic and internecine strife has broken out between the larger and the smaller unions, the larger ones hoping to establish

a "closed shop," i.e. an industry in which employment is restricted to membership of one of the national unions, e.g. The Transport and General Workers Union. Pressure is put upon employers to dismiss all those unionists who do not join the large union. Already there have been cases of such dismissal. The London Passenger Transport Board, threatened by a strike if certain of their employees belonging to smaller unions were not dismissed, gave way. Such action raises an issue of very great importance: the right of the British citizen to belong to the union of his choice. If it is to be denied him, and if he is to be dragooned into unemployment, the freedom long cherished by him will be endangered.

Another change in the character of the old struggle between employers and labour has been noticeable in the years immediately following the Second World War. This has been an epidemic of unofficial strikes. Such strike action has been unrecognised by the union and has been taken suddenly and without union advice. The successes gained by several of these unofficial strikes have prompted similar action in numerous industries. What is the reason for it, and why cannot powerful unions control their members?

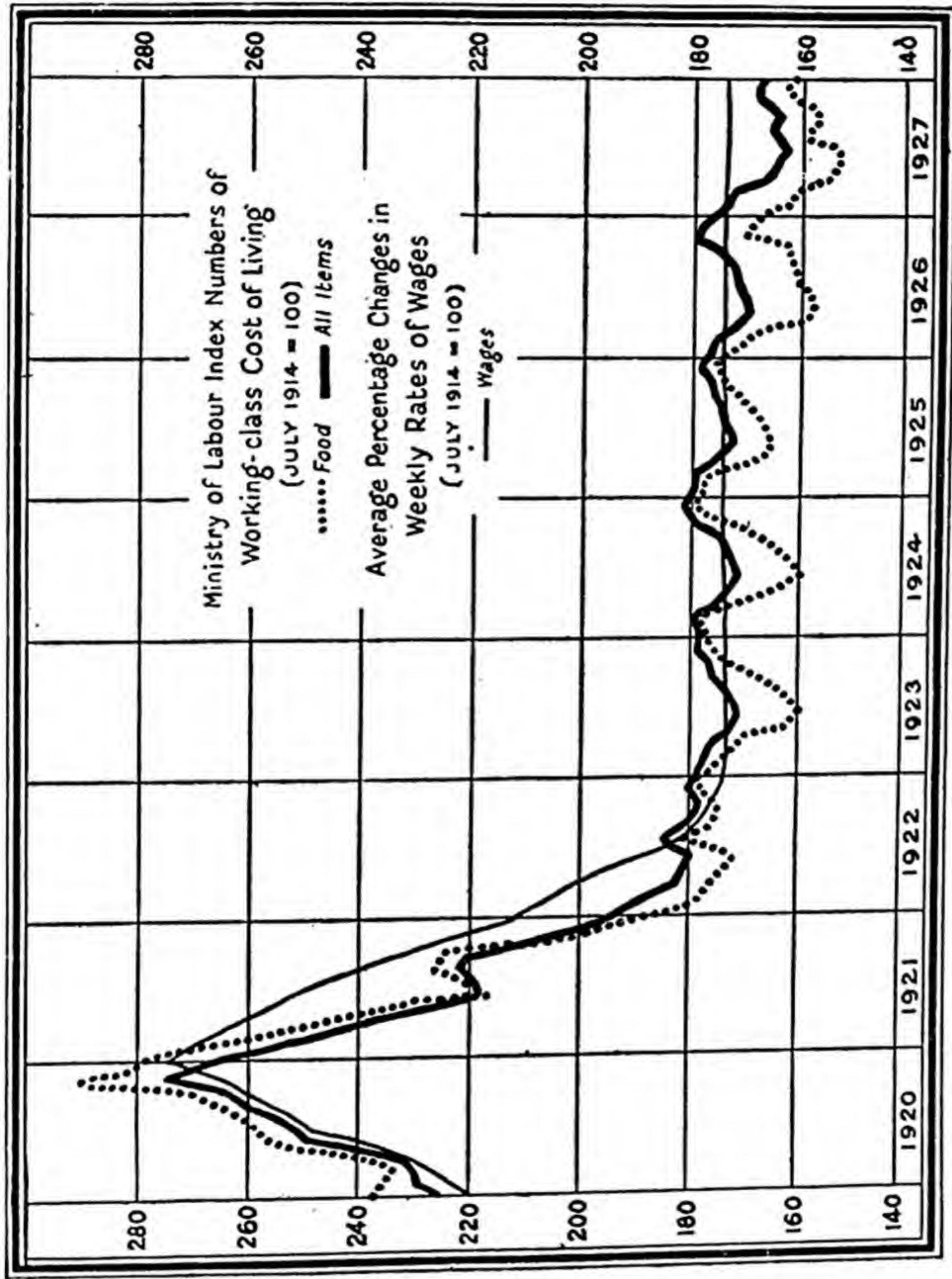
The obvious answer is that with the growth of the unions into huge nation-wide organisations their leadership has tended to become bureaucratic. The wheels of the negotiating and arbitration machine move therefore with a slowness and clumsiness that is irritating to a body of workmen who suffer from a grievance. Knowing that their union leaders would take months to reach agreement with the employers the workers resort to strike action at very short notice, hoping to gain within a few days the end that the union leaders would have taken months to achieve. The only remedy is an acceleration of the official bargaining machinery. But, apart from unofficial strikes, labour disputes produced a long series of costly and widely dislocating strikes officially recognised by the unions concerned during the inflationary years 1947-56. Rising prices caused mounting wage claims at distressingly frequent intervals. Comparatively little unemployment during this period of the intense export drive incited dockers, ship-building operatives, railwaymen, and other transport workers, miners and members of the powerful engineering unions to strike again and again for higher pay in the confidence that their demands would be wholly or partially met.

As the wages of semi-skilled and unskilled workers rose more rapidly than those of the skilled, the latter were constrained to strike in order to preserve the adequate "differential" to which their skill had hitherto entitled them.

The most recent menace to the prospects of organised labour, both skilled and unskilled, is the shadow of approaching automation with its threatening forecast of large-scale unemployment. Electrically controlled machines operated by the very few can do the work of the many and do it more rapidly and more precisely. To this problem employers and unions will have to devote their most serious and urgent attention.

Wage Regulation. One effect of the fortuitous and incessant changes, during the First World War and the inter-war years, in the power of the monetary unit over real goods was the widespread adoption of the system of paying wages upon a sliding scale, varying in accordance with the Index Numbers of the Ministry of Labour. Index Numbers before 1914 were of little more than academic interest. For prices moved slowly, and it was easy, by the ordinary processes of bargaining to effect necessary adjustments. Index Numbers became a necessity when the variations in the purchasing power of money became blatantly obvious: long term contracts (made on a money basis) were unfair to one or other of the parties unless adjusted to the movements of prices. Where money wages are fixed over a period during which the cost of living rises, the wages buy less of real goods at the end of the period than at the beginning. The worker is defrauded. On the other hand, when prices fall, the employer is realising from his sales less than he anticipated and, possibly, less than his wages bill entitle him to. In either event wage disputes arise and, when no satisfactory way of measuring the rise exists, these disputes are difficult to settle.

When a method of measuring changes exists that commands general confidence, wage agreements are attained with little friction. Adjustments may, in fact, be made automatically. By examining retail prices of selected items of a working man's budget the Ministry of Labour sought to provide the method. By the Autumn of 1927 agreements between organisations of employers and of work-people in the United Kingdom provided for the regular and automatic adjustment of the wage rates of about three million workers by sliding scales in accordance with variations in the cost of living.



HOME PRICES AND WAGES

Diagram from *The Commercial*

Eight Years' Fluctuations

(The diagram might almost be used as a commentary upon Ricardo's conclusion that "wages in the long run rise and fall with the permanent price of food.")

The diagram opposite appears to show that on the whole real wages, and with them the standard of comfort for the more poorly-paid classes of workers, slowly rose in spite of the immense set-back of the First World War. This was certainly true of what are picturesquely styled the "sheltered industries"—those, like inland transport and building, not subject to direct foreign competition. On the other hand, real wages in the "exposed" industries, like coal-mining and shipbuilding, had fallen. That is to say, the increase in the index was considerably in excess of the average rise of wages in the trades most exposed to foreign competition, but below the average rise in the sheltered trades; and the index rose more than the weekly wage of skilled workers, though less than that of unskilled workers.

NOTE. If the diagram on the opposite page were extended to the right in order to include the years 1928–48, it would reveal only minor fluctuations in the graphs for the period 1928–39 but a sharp rise during the remaining nine years. The heavy black line representing the working-class cost of living rose above the 200 level. The wages graph shown by the thin black line reached an even higher point. If the diagram were enlarged to accommodate graphs for the succeeding period, 1948–56, its vertical extension would be considerable, as the following figures, taken from the Ministry of Labour's Index of Rates and Wages, indicate. On the assumption that the figure 100 represents the level of full-time weekly rates of wages in the principal industries and services in the United Kingdom on the 30th June, 1947, the rates in July, 1956, would be—

Men	163
Women	167
Juveniles	179
All Workers	164

Moreover, the index does not take into account piece-work earnings due to variations in output or the introduction of new machinery. If actual *earnings* were taken into account, the index figures for October, 1955, when the last computation of actual earnings was made, would be 181.

On the basis of 100 as an Index of Retail Prices in June, 1947, with heavy weighting in respect of food and clothing, the index figure for July, 1956, would be 156. Therefore, in the race which has gone on since 1947 between wages and the cost of living, wages are still ahead.

CHAPTER XXV

DEPARTURE FROM LAISSEZ-FAIRE

THE doctrine of *laissez-faire* in regard to the relations between masters and men—between employers and employed—is no longer the triumphant doctrine it once was. The State has interfered in these relations; the conscience of the nation organised for purposes of government has been invoked to reinforce the sometimes inadequate conscience of individuals. The State feels it incumbent upon itself to intervene in trade and industry—its functions can no longer be summed up in the maintaining of law and order and in leaving the economic sphere alone. And, as if to emphasise the fact that in the matter of trade and industry we have consciously departed from *laissez-faire*, we have two new Government departments carrying out duties thought by the classic economists to be no part of a government's province. These new Departments are the Ministry of Labour and National Service and the Ministry of Transport.

“ We have a complete, minute, and voluminous code for the protection of labour. Buildings must be kept pure of effluvia; dangerous machinery must be fenced. Children and young persons must not clean it while in motion. Their hours are not only limited but fixed; continuous employment must not exceed a given number of hours, varying with the trade and prescribed by the law in given cases. A statutable number of holidays is imposed. Special provisions are made for bake-houses, for lace-making, for collieries, and for a whole schedule of other special callings. For the due enforcement and vigilant supervision of these immense hosts of minute prescriptions, there is an immense host of inspectors, certifying surgeons, and other authorities whose business it is to ‘ speed and post o’er land and ocean,’ on sullen guardianship of every kind of labour—from that of the woman who plaits straw at her cottage door to the miner who descends into the bowels of the earth and the seaman who conveys the fruits and materials of universal industry to and from between the remotest parts of the globe.”—(*Lord Morley.*)

During the years of the 1914–18 war, Government had, indeed, actively as well as passively controlled labour, had been obliged to direct the making of things rather than to look after the directors.

It was not happy in doing so; and, when it was certain that hostilities were about to cease, Government made clear its anxiety to divest itself of unwelcome responsibilities. A little before the Armistice Mr. Churchill, addressing a meeting of employers, declared: "Our only object is to liberate the forces of individual enterprise, to release the controls which have been found galling, to divest ourselves of responsibilities which the State has only accepted in the perilous emergency, and from which, in the overwhelming majority of cases, it had been far better to keep itself clear." The war had, in fact, made a complete breach in normal development. Munitions Acts set up compulsory arbitration machinery; trade union practices were suspended; strikes in munition works were prohibited; and over a wide area there was State regulation of wages, hours, and conditions of work. A Ministry of Munitions was set up assuming responsibility for getting things done, and not merely controlling the manner of getting them done. It was this burden that the Government found too heavy to bear; and in 1919 came the *Restoration of Pre-war Practices Act*, breaking up the apparatus of control.

The State still, however, by an elaborate code of industrial law, fetters and inhibits the actions of those who are responsible for the conduct of industry. Yet the principle of free bargaining continues to govern the main part of the relations between workers and their employers. Only, it is nowadays collective bargaining, a bargaining between organised groups acting through expert officials—not a bargaining between the single worker and the single employer. The State has also been impelled to stimulate the less enlightened employers to a sense of their obligations to promote "industrial welfare"—this elastic term being used here as comprising all matters affecting the health, safety, comfort, and general welfare of the workmen. The workman is entitled to protection against accident and injury to health arising out of his employment; and the State takes such measures as are reasonably practicable to obtain it.

It may be that the gain to the poorer classes is largely illusory. Certainly, an examination of the figures presented in the 1927 Budget suggested that the people were paying dearly for the State benefits, and that possibly "State-aid" was a misnomer. That the State does spend on social services much more than formerly is clear; and that many poor people benefit from the expenditure is

unquestionable. It is quite possible, though, that the benefit is more than balanced by the added burden of taxation thrown upon the poorer classes as a whole. In poor relief, during the financial year 1928-29, there was spent £44,853,187, as against £16,158,130 in 1910-11. These figures are a curious commentary on Mr. Asquith's statement when introducing the Old Age Pensions Bill in 1908, that the cost was "not likely to exceed and would probably fall short of £6,000,000 a year," adding that "the saving to local rates in respect of poor relief, which will result from a system of state pensions, ought, in the long run, to be considerable; and account will, of course, have to be taken of this in future adjustment of Exchequer contributions in aid of local rates." In fact the cost of old age pensions in 1935-36 was £43,319,000; and if we add widows' and orphans' pensions and unemployment payments the total on these services was £113,619,000—not all of which reached the poorest.

The upward trend of expenditure on the social services was greatly accelerated during the Second World War and by 1942-43 had reached the huge total of £190 millions. The effect of the National Insurance Act, 1946, a comprehensive statute putting into effect the vast scheme of social insurance recommended in the Beveridge Report of 1943, will be to raise the total higher still. National expenditure on education had already taken a big leap upwards in 1945 as the result of the provisions of the Butler Education Act, 1944.

When we consider the amounts paid to the State as indirect taxes on articles of popular consumption, we are tempted to think that the services are well paid for. The actual receipts [1935-36] from these articles were: spirits, £28,305,057; beer, £53,582,335; sugar, £9,149,809; tobacco, £70,783,299; matches, £2,106,506. The question sometimes obtrudes itself whether indirect taxation should not be replaced by direct taxation. Economy thereby would undoubtedly be more likely to be achieved; since all would feel themselves interested in the manner in which their contributions were spent. The temporary remission of the duty on tea in 1929—a rather noteworthy remission, since the tea duty had lasted over a long period—was a partial recognition of this. The tea duty was, however, revived in the time of financial distress in 1932, and was increased in 1936. In 1935 the receipts from tea were £3,914,263. In 1949 the net receipts from tea were £10½ million, from spirits over

£46 million, from beer over £264 million, from sugar nearly £24 million, from tobacco over £602 million, and from matches over £5 million.

Insurance Against Sickness and Unemployment. As striking a departure from the "let alone" principle as any is the increasing recognition of collective responsibility for ill-health and for want of work. It is hard for us, in these days of multiplied regulations to realise how unconscious the Government used to be of any duty regarding public health; and how recurrent unemployment was looked upon as an inevitable accompaniment of the modern industrial system—an accompaniment to be lamented, but in no way to be avoided, and by no means to be alleviated. By means of this system—where the machine plays a predominant part, where the process of manufacture is divided minutely, and where control is more and more concentrated—we have immensely multiplied material good. We have very largely solved the economic problem, the problem of so using our resources that the material wants of the world's population are satisfied in greater measure. Ever increasing doses of solid comfort are available for a growing population. The evils prevalent a century ago have been very largely overcome. We no longer have the great mass of workers living in abject misery and labouring under conditions of the most degrading character.

Already, before the opening of the twentieth century, people were recognising that the national asset of good health was worth securing, and that by taking proper measures it could be secured. Public health could be bought. The menace of an invasion of cholera had helped to bring about the Local Government Act of 1871. The Act provided that some functions of local authorities in regard to health might be declared to be *duties*, constituting a statutory obligation upon the local authority to perform them. The Act was followed, in 1872, by the Public Health Act, instituting the system of Medical Officers of Health. But the method available for the enforcement of the duties cast upon the local authorities was wholly impracticable. If the authority demurred to the fulfilment, the central authorities could only ask the Courts to intervene. As well might a schoolmaster—precluded by his instructions from asserting any moral or personal authority in his intercourse with his pupils—be expected to maintain the discipline of unruly individuals by the threatened exercise of the death penalty. "The only pressure,"

declared Mr. Lloyd George, who piloted the National Insurance Act through the House of Commons, "which you can now bring to bear upon public authorities to deal with public health is through the obsolete, antiquated, and futile methods of the mandamus. You may as well go into action now armed with a flint axe."

By the 1911 *National Insurance Act*, Parliament conferred upon the individual a personal right, partly bought by his own contributions, to medical treatment for the alleviation or the prevention of his sufferings. The bulk of the payment was from the employer and the State: the worker got "ninepence for fourpence." The National Insurance Act of 1911 sought to limit the dire effects of such sickness as, in spite of the statutory precautions against unhealthy conditions, does occur. Disease causes poverty; poverty causes disease. Here is a vicious circle; and the National Insurance Act set out to break it. The Act provided medical service that was ample and everywhere available, one to which the wage-earner could freely resort. If he should be for a while incapacitated by sickness, a money allowance removed the need for resorting to the Poor Law. To the necessary funds for carrying out the provision of the National Insurance Act both the employer and the employed contributed; and the State supplemented the contributions. This State subsidy is a practical recognition of what we have said above that the conscience of the community is needed in order to supplement and sustain the sometimes inadequate conscience of the individual employer. The payment from the State is an important part of what is spent on "social services."

The Insurance Act created a new body of organised public opinion—the "Approved Societies"—having a financial interest in the improvement of public health. And it entrusted the duty of administering the medical service provisions to a new set of local authorities—to Insurance Committees, elected not by the ratepayers but by the Approved Societies. The provisions of the Act applied to practically the whole industrial population.

The various *Workmen's Compensation Acts*—from 1897 onwards—also covered, with few exceptions, the whole industrial population. They prescribed statutory scales of compensation for workmen in cases of accident arising out of and in the course of their employment.

The Unemployment Insurance scheme—a scheme that became popularly known as "the dole"—was initiated in 1912, and covered

about four million work people in seven industries. An extended scheme, covering practically the whole industrial population except agriculture, and extending also to non-manual workers earning not more than £250 a year, came into operation on the 1st January, 1921. The working of the scheme was entrusted to the Employment Exchanges, brought into existence by the *Labour Exchanges Act* of 1909. As in the National Health Insurance schemes the employer as well as the employed, paid a contribution, and the State supplemented the payments. The main Act, the *Unemployment Insurance Act* of 1920, limited the amount of unemployment benefit payable to an individual to one week's benefit for every six contributions, subject to a maximum of fifteen weeks' benefit in any insurance year (July to June), subject also to the provision that during the first year an insured person might receive eight weeks' benefit as soon as four contributions had been paid. The Act came into operation when trade depression had begun to affect unemployment, and many unemployed could not fulfil the conditions imposed. Subsequent Acts, therefore, narrowed the conditions and extended the benefits. The whole series of Acts were consolidated in the *Unemployment Insurance Act*, 1935.

All the legislation concerning national insurance, unemployment insurance, widows' pensions, disablement benefits and so forth has now been consolidated in that sweeping measure of social amelioration, the *National Insurance Act*, 1946. The plan, conceived by Mr. Churchill's National Government in the darkest period of the war, was worked out by Sir William (now Lord) Beveridge, whose "Beveridge Scheme" was submitted to the House in 1943. It commended itself to all parties, but, because of its vastness and complexity, did not become law until the Act, embracing the scheme with some slight modifications, was passed by Mr. Attlee's Labour Government in 1946. The Act is completely comprehensive, affecting the entire population who are classified into six groups: (1) employees, (2) others earning money, (3) housewives, (4) others of working age not earning money, (5) children, (6) persons above working age who have retired. The whole scheme of benefits is covered by single weekly contributions paid by one stamp on the insurance card.

The benefits embrace: unemployment and sickness benefit up to 40s. per week, and a child allowance (during period of benefit)

of 11s. 6d.; a maternity grant of £10 per confinement and a home confinement grant of £4 when the confinement takes place in the woman's home or otherwise at her own expense and, if she has been gainfully employed and has been paying full National Insurance contributions, a maternity allowance of 40s. a week for 18 weeks, provided she does no work during that period; a widow's allowance of 55s. per week for 13 weeks with certain allowances for children and, when the allowance period ends, a pension, under certain conditions, of 40s. per week; a guardian allowance of 18s. per week; a retirement pension of 40s. per week for men and women who have retired from work at certain minimum ages, together with 25s. per week for a dependent wife under 60 and certain payments for children in addition to family allowances; and death grants ranging from £20 for an adult to £6 for a child under three. The Act became fully operative in July, 1948. The cost is partially met by the weekly contributions of employers and employed and the absorption of existing Unemployment, Health and Pensions Funds.

The Family Allowances Act, 1945, supplemented by the Family Allowances and National Insurance Act, 1956, entitles parents to a weekly grant of 8s. per week for the second child and 10s. per week for the third and younger children, the grant for the first child being covered by the National Insurance Act.

The National Insurance (Industrial Injuries) Acts, 1946 and 1948, together with the Workmen's Compensation and Benefit (Supplementation) Act, 1956, substitute for all previous Workmen's Compensation Acts an insurance scheme against personal injury caused by accident arising out of and in the course of employment and against certain occupational diseases and injuries. There is no income limit for non-manual workers and no provision for "contracting-out." Insured persons, their employers, and the Exchequer all contribute to the scheme. The benefits are injury benefit, disablement benefit, and death benefit.

Injury benefit is payable during incapacity for work for a maximum period of 26 weeks at 67s. 6d. per week with additions for adult and child dependants apart from any family allowances due. Disablement benefit becomes payable when, at the end of the injury benefit period, the insured person is suffering from some loss of faculty, mental or physical. The weekly payments vary in accordance with the extent of the loss of faculty. For total disablement

there is an additional allowance of 17s. 6d. per week. Death benefit is usually a pension of 55s. per week to the widow for the first 13 weeks and subsequently 45s. per week under certain conditions. The amount of allowance or gratuity to other dependants depends both upon the degree of their relationship to the deceased and upon their own earnings and not those of the deceased.

A complementary Act to the National Insurance Act had as its object the setting up of a National Health Service. It has nationalised the hospitals, provided free medical treatment for everybody and prohibited the sale of doctors' practices. The estimated annual cost was 152 millions but experience has proved this figure to be a gross underestimate.

Agriculture. The promotion of British agriculture through guidance and control of the State has also been urged. That is, in farming, too, individual initiative is to give place to State direction, as in Denmark. The outbreak of war in 1914 had shown the weakness of our economic system. We could, while trade was undisturbed, sell our factory products for great quantities of wheat; and, as Lord Ernle has said, we prayed "God speed the plough—on every soil but our own." Farmers responded by acting on the motto: "Down Corn, up Horn." They turned to the rearing of stock; and the tillage areas dwindled. In 1909 there were devoted to stock-rearing 36 million acres, and only 3 million to raising wheat and potatoes. Our farmers supplied us with milk—not all, however—with three-fifths of our meat—this largely produced by imported cattle food, and with one-fifth of our bread. They knew, of course, how very much greater an amount of food the land would produce if under the plough; but wheat-growing did not pay, and stock-rearing did.

Even on the outbreak of war supplies from abroad seemed assured. At all events, no move for promoting food production occurred till the January of 1915; and when, on the 1st February, 1917, Germany opened her submarine campaign something very like panic occurred. The one way of safety lay in increased production on a larger arable acreage. Under the *Corn Production Act* of 1917, County Agricultural Committees were set up with drastic powers to increase food production. How the farmer was to use his land was dictated to him; and penalties were enacted to enforce the dictation. The efficacy of State Control was proved abundantly; food supplies increased

to an unexpected degree; but probably the special conditions of the time prevent our deducing many lessons from the war years. Towards the end of the war it was necessary to appeal to the farmers' patriotism as much as to his pocket. At all events, control ceased with the return of peace; the subsidy on corn was no longer paid, and the farmer was left to work out his own salvation.

It may be that the interest of the nation is opposed to the economic interest of the farmer. The nation is interested in the fullest development of the resources of the soil so as to give greater security in time of war, so as to check rural de-population, to relieve the congestion of towns and to maintain a healthy population on the land. That is to say, the nation demands the extension of tillage. But in their business interests, the farmers lay down their ploughland to grass. More food is, however, being produced at home.

The lessons of the 1914-18 war—when at times the issue seemed to hang upon a race between the plough and the submarine—had been partially learned. They were thoroughly learned in 1942-43 when our life-line across the Atlantic was all but severed by German submarines and they were learned yet again in 1946 when bread-rationing was imposed upon victorious Britain. We are awake to the danger of extreme dependence upon foreign sources for our food. No scheme of defence is adequate that does not cope with that danger. The policy of the National Government had by the beginning of 1936 increased home supply by 14 per cent, the increase being most marked in milk, eggs, and vegetables. For our staple foods, though—for wheat, meat, butter, cheese—we must still rely upon the Dominions and foreign countries. In regard to these we can only aim at policing the sea routes so as to enable the mercantile marine to do its business in safety. Apparently, too, according to an answer of the President of the Board of Trade to anxious inquirers in the House of Commons, we have a wheat storage capacity for ten weeks' supply. The maintenance of adequate reserves is an essential part of any defence scheme for a country like ours, bound to rely mainly upon imports for its food and raw materials.

Exports. A disquieting result of our unprecedented expenditure on armaments and of an equally unprecedented amount of borrowing during peace time was a diminution in our power of investing abroad. During the financial years 1938-39 and the subsequent war-years of crushing expenditure we were doing what a business firm looks

upon with dismay: we were living on our capital. Figures are not attractive: but they may be for all that eloquent of meaning. The trade figures for 1938 showed as regards merchandise an excess of imports over exports of 390 million pounds. Over a long period we have had such an excess. In ordinary years, however, it caused no misgiving; for it was more than balanced by items other than merchandise. Before 1914 the excess was year by year about 100 millions, which—invested abroad—built up a reserve of financial strength. In 1938 unluckily, these other items made up only 335 millions. They were according to the Board of Trade: (1) Net National Shipping Income, 100 millions; (2) Net Income from Overseas Investments, 200 millions; (3) Net receipts from Commissions, Insurances, etc., 35 millions. The debit balance was therefore 55 millions.

The Second World War reduced our export trade to a desperately low level. Our foreign investments were heavily diminished, especially in the United States, as we were compelled to sell them to American buyers in order to purchase war material. Heavy credit balances rose against us in the neutral countries of the Argentine, Portugal, Spain, Sweden and Switzerland and in the unoccupied allied countries. The markets of the enemy and of the occupied countries were closed to us. By 1943 the value of British goods exported to other countries had fallen to less than half the 1938 figure, and, if the rise in prices from 1938 to 1943 is taken into account, the amount of goods exported had fallen to below one-third.

A post-war export drive of unprecedented vigour and magnitude has gone some way to restore the situation, but the difficulties remain formidable. The inflationary spiral of rising wages and prices in the United Kingdom was accompanied by an ever-increasing demand for imports. The total value of our imports in 1953 was £3,343 million and in 1955 this total rose to £3,886 million. This was off-set to some extent, however, by the rise in the value of our exports and re-exports from a total value of £2,688 million in 1953 to £3,024 million in 1955.

Rapid rehabilitation of the conquered enemy countries has been another adverse economic factor. The motor-car manufacturing industry of Germany and the textile trade of Japan were seriously competing with the motor-car and textile exporters of this country within nine years after the end of hostilities. Meanwhile some of our other overseas markets were buying less from us because new

industries have sprung up in countries which formerly bought almost wholly from us the goods they are now manufacturing. A striking example is Australia which before the war had not attempted to manufacture petrol engines but is now producing them on a large scale, together with motor-cars and aircraft. Although our exports to the U.S.A. in 1955 rose by nearly one-quarter and reached a record height and those to Western Europe and the Middle East showed some increase, there was a decline in our exports to Canada, where there is a marked increase in imports from the U.S.A.

In his Economic Survey presented to Parliament in March, 1956, the Chancellor of the Exchequer stated that in 1955 our exports did not expand as fast as those of our main competitors. In the first nine months of the year United Kingdom exports of manufactures (which account for over four-fifths of total United Kingdom exports) were about 7 per cent higher in value than a year previously. The corresponding increases for the U.S.A., Western Germany and Japan were about 9, 18 and 27 per cent respectively.

Lend-Lease. One of the financial set-backs that we suffered after the First World War we have succeeded in evading during the second conflict. We owed over a thousand million pounds to the United States in 1919 and could only pay a fraction of it. A scheme called "Lend-Lease" was set up by the two governments when America entered the Second World War in order to prevent the recurrence of such a situation. The scheme was that each country should give to the joint effort roughly in proportion to the value of its own resources and should receive roughly in proportion to its needs.

On the 21st August, 1945, startling news came from Washington. The White House informed the Press that the Lend-Lease scheme would cease forthwith. It ended on the 2nd September, which was the official VJ-Day in the U.S.A. Of all the money contributed by the U.S.A. during the War under Lend-Lease the British Commonwealth had received two-thirds and the United Kingdom depended upon some two thousand million dollars' worth of food and materials when the War ended. There was considerable perturbation in Whitehall, where the hope had been cherished that Lend-Lease operations would cease so gradually as to make their cessation bearable. Indeed, President Roosevelt himself had declared in

1944: "The real hub of the situation is to keep Britain from going into complete bankruptcy at the end of the War."

However, by the end of 1945 this grim prospect receded when the U.S.A. and the United Kingdom entered into a concordat for the final settlement of Lend-Lease. The terms of the subsequent and final agreement were that the U.S.A. wrote off finally the sum of about twenty-five thousand million dollars granted to the United Kingdom during the War and advanced to this country a credit of three and three-quarter thousand million dollars. This credit could be drawn upon up to the end of 1951 and was repayable in fifty equal instalments beginning in that year with interest at 2 per cent on the outstanding credit. We later received from Canada a loan of one and a quarter thousand million dollars. The repayment of these loans and the interest upon them will, of course, continue for some years.

CHAPTER XXVI

THE CHANGING ECONOMIC STRUCTURE

Scientific Management. The imperative need for more efficient production so as to retain and extend foreign markets made "scientific management" incumbent upon our industrial structure. Probably we may best interpret that term as meaning the studious exploiting of the advantages attendant upon division of labour and large-scale production. Already the soundness of the doctrine had been demonstrated in the United States of America, where mass production (based upon standardisation through machine operation and minute division of labour, so that the capacities of a body of workers were most suitably employed) had striking illustrations. The best known was that of the production of motor-cars by Mr. Ford. The tendency had in many directions manifested itself in the United Kingdom also. The First World War demands in our own country for enormous quantities of munitions, for all sorts of products of uniform pattern, had led to the adoption of similar methods on the largest scale. The adoption had visibly extended the means of production, and the inter-war years saw a rapid extension of standardisation and large-scale production. The cry was continuous for uniformity and mass production. More than ever the handyman of past ages had become a mere cog in the machine: in the modern boot factory not a single man could make a boot, in the great engineering works most of the workers repeated incessantly a single movement. Our employers themselves—long characterised by individuality and independence—have actually exceeded the workers in combining and acting upon a large scale.

Combines and concentration of control have brought about a drastic elimination of inefficient and unprofitable undertakings. There have been, in the heavy industries particularly, co-ordination and a logical plan of the activities of such undertakings as survived the pruning process. Before the days of Employers' Federation and the like, when the structure of British industry was essentially individualistic, firm A had no idea what efforts firm B was making to satisfy a rising demand. Miscalculations of the absorbing power of the market were, therefore, inevitable. In a system of combination, when control is concentrated, they should be fewer and less.

In separate undertakings of the great combinations the introduction of the latest technical improvements, coupled often with the re-organisation and the reduction of staffs have raised output and lowered cost. The volume of unemployment was—temporarily only it appeared—undoubtedly swollen by rigid application of the economy principle; and there was suffering that would not have occurred in the less strenuous times before the era of fierce competition. Reduction of costs was, however, inevitable if we were to continue as one of the chief sellers in the world's markets. It was the desire to eliminate costs beyond what were necessary that led to combination and co-operation in the assembling of materials (buying, for instance, on the credit of a combine instead of by individual firms) and in disposing of the product (in advertising and transport and selling). Both horizontal integration and vertical integration proceeded apace. It would almost seem that the one hindrance to amalgamation of business was the difficulty of measuring costs. Precise measurements and business efficiency go together. And in great undertakings to arrive at the cost of any specific part of the product is a problem which modern accountancy has, perhaps, not yet shown us how to solve.

Amalgamation proceeded apace when the Labour Government's programme of nationalisation began to be put into effect in 1946. There are some large industries, however, that have not been markedly affected by the process of amalgamation, yet are so important that Governmental interest in their welfare must necessarily be taken. At the instigation of the President of the Board of Trade, Sir Stafford Cripps, "working-parties" of advisory experts were set up within these industries to report to the Government and to the industries themselves the best and quickest means of achieving efficiency and productivity. A notable example is the cotton trade. In this, as in nearly all other industries, there was a deplorable shortage of labour a year after the struggle with Japan had ceased and demobilisation had been substantially completed. The output of yarn in 1946 was in consequence no more than 58 per cent of the pre-war volume. The machinery in the textile mills was in sore need of replacement and modernisation, and in many cases the mills themselves were too small to cope with the mass of work necessary to make up the shortage of cotton goods at home and overseas. The "working-party" having made its

report, the President of the Board of Trade offered the spinners a Government grant equal to 25 per cent of the cost of re-equipping their mills with new machinery, provided the spinners were prepared to group their mills into units of not less than 500,000 spindles and that the operatives were ready to agree to the introduction of the two-shift system. Similar conditional grants were proposed for the wool and the boot and shoe industries. In all cases emphasis was laid on the modernisation of plant, the building of bigger and better factories and amalgamation into larger groups.

Democratising Capital. With the progressive growth of business units and the concentration of control into fewer hands there has been, curiously enough, a rapid broadening of the area of capital. The joint-stock system is breaking up the ownership of capital, and is passing it on in small parcels to a multiplicity of shareholders. As one inevitable result of this, the owners of the capital, in effect, delegate the control of their capital to officials paid by salaries; and the fact that a business can succeed, though control is divorced from the provision of capital, calls for revision of many of our preconceived ideas upon economics. It became no longer an axiom that the provision of capital gives a prescriptive right to the management of industry. Nor was it accepted as a self-evident proposition that, unless those furnishing the capital also managed the enterprise, the enterprise is bound to fail.

As one instance of this wide dissemination of capital and delegation of control, the "Big Five" banks are striking. There is an enormous amount of paid-up capital—a total of nearly £80 million for the five banks—but the average holding is about £200. And, though the shareholders of each bank are annually summoned to hear the chairman of the directors give an account of the position of the bank, and though they are at liberty to express their own opinions, the executive control is necessarily in the hands of the paid staff.

Railways Act of 1921. Another noteworthy illustration of the need to develop towards larger scale production is afforded by the Railways Act of 1921, whereby Parliament, which, since the opening of the railway era, had considered itself bound to stimulate competition, actually compelled amalgamation. This was largely with a view of eliminating wasteful competition. During the war years the Government had, in mobilising the whole productive power of the nation,

perforce to operate the railways as a unit. The economies resulting had been great; and the urgent need for saving in every possible direction dictated a continuance in peace time of the unity effected during war.

In 1921, there were over 200 separate railways in the island. Of these 121 were to be combined into four groups, (1) Southern, (2) Great Western, (3) London Midland and Scottish, (4) London and North-Eastern. The hope prompting the amalgamation was that of great economies in working, in the procuring of equipment, and in the handling of traffic. Twenty per cent of the savings effected were to go to the companies, 80 per cent were to be applied to reduction of rates. Unluckily, neither appreciable improvement was made in the dividends paid to shareholders, nor appreciable reduction made in the rates; and we may assume that the amalgamating only made the plight of the lines less serious than it would have been made. The competition of motor transport—transport that had rapidly developed since 1914—was making itself felt both as affecting receipts from passengers and from merchandise. The competition, it should be noted, was not by any means confined to the motor traffic conducted by business enterprises. The privately owned car rendered its owner independent of the railway; and in 1939 about one family in ten owned a car.

Each of the two World Wars had a profound effect upon the British railways. We have noted that the effect of the first was amalgamation into four main groups. During the second, the National Government paid the railways a rent in return for the use of their lines and services, the Exchequer taking all the profits over and above the amount of the rent. As there was extremely heavy pressure upon the railways throughout the war years, the arrangement was advantageous to the Exchequer, but the end of the war found the railways heavily crippled. Shortage of staff and materials had held up the necessary renewals of track, locomotives and goods and passenger rolling-stock. The electoral victory of the Labour Party in July, 1945, pledged to a policy of nationalisation, made it certain that not only the railways but all large transport organisations would become state owned. They were high on the list of undertakings ear-marked for nationalisation, following hard upon the Bank, the cable and radio companies, and the coal-mines. The new government had been in office little more than a year

when their Transport Bill was introduced. The meagre terms of compensation offered to the shareholders roused violent protests, especially from the holders of the junior stocks.

Electricity Act of 1926. The Electricity Act of 1926 is a similar recognition of the fact that efficiency generally means large-scale production, and of the parallel fact that the State must constrain managers of the large undertakings to work for the common weal as well as for their private profit. Fifty years ago, with a view to ensuring active competition, London was divided up for the purpose of electric supplies into a number of small areas. As the use of electricity developed, the limitations of the small concerns became intolerable. The Act of 1926 divided London between large groups of companies and local authorities; and associated these in such a way that electric energy would be produced on the largest scale. At the same time charges were limited, and a Joint Electricity Authority (under the control of a public body called the Electricity Commissioners) secured the harmonious working of the whole scheme.

Though it might not have been realised at the time, this was an inevitable step towards the ultimate nationalisation of public utility undertakings. Within a year of the electoral victory of Mr. Attlee's Labour Government the Coal Industry Nationalisation Bill received the Royal Assent and the National Coal Board was established three days later. It assumed control of the mines on the 1st January, 1947. The electricity industry was vested in the British Electricity Authority on the 1st April, 1947, and on the 1st May, 1949, the gas industry passed into public ownership.

The movement towards large-scale production and the rationalisation of industry is the practical recognition of the surpassing importance of management as a factor of production. Among us, as in America, management is becoming a distinct profession, for which a thorough technical education is needed: that a man can provide capital is no longer an adequate reason for participating in control. Economic theory itself, abandoning the old division of factors into Land, Labour, Capital, separates Management—Organisation—as a factor in itself, as, indeed, the supreme factor. Increased efficiency of management can reduce working hours, can increase wages and, at the same time, put a cheaper and better product upon the market. The arch-apostle of large-scale production of a standard type preached, "The only way to get a low cost production is to pay a

high price for a high grade of human service, and to see to it through management that you get that service." Ford's announcing the forty-hour week resulted from his confident expectation, not disappointed in the sequel, that "management, with the aid of machinery, will find a way of getting more work done in five days than is now done in six." In the great Western Republic and, to a less degree, in our own country, we are realising John Stuart Mill's ideal of maintaining a higher standard of living for the whole populace, while at the same time there is being devoted to work for merely pecuniary advantage "fewer hours of the day, fewer days of the year, and fewer years of life."

Much among us, undoubtedly, remains to be done in this direction of scientific management. Our employers convinced of the economy of high wages—as giving a powerful incentive to increased productivity, and as giving increased buying power over the goods produced—are in the minority. Material equipment among us is less. The American worker has at his disposal at least twice the mechanical helps that the English worker has. And the incipient movement towards closer co-operation between labour and management needs to be accelerated: the official missions sent from Europe during the years following 1920 to discover the causes of the amazing prosperity of the United States of America, as contrasted with the doldrums of Europe, were unanimous in assigning such co-operation as one of the chief causes. In 1926 the President of the American Federation of Labour—corresponding in the labour world to our Chairman of the Trades Union Congress—declared roundly: "Between capital and labour there is an inter-dependence so fixed and irrevocable as to make success attainable only through understanding and co-operation. This newer concept of modern trade unionism is that the antagonistic and hostile attitude so characteristic of the old order must be supplanted by a friendly relation and a sense of obligation and responsibility." By the end of 1927 many of the more responsible of our labour leaders were of like opinion; though they exhibited some reluctance in saying so. Our employers were more easily convinced of the urgent need for willing co-operation between the many who performed the journey work and the few who directed and controlled. Indeed, it is significant that the initiative in formulating schemes of profit-sharing and labour-co-partnership has come from employers, not from their workers. And unity of government

became the order of the day—from “working agreements” to actual incorporation, like that of the great engineering firms, Vickers, of Barrow, and Armstrong-Whitworth, of Newcastle, in the autumn of 1927. There came the definite and conscious effort to achieve in all directions possible the economies of large-scale government as well as those of large-scale technique.

Machinery for Conciliation and Arbitration. The recognition that organised labour must be bargained with upon terms of equality—that there was no longer a “contest between a money-bag and a stomach,” in which contest the stomach inevitably came off the worse—led to practical steps towards achieving the better understanding, desired in the event by both sides. The sense of unity engendered during the First World War was in many directions perpetuated. Many enlightened employers looked upon the obtaining of hearty co-operation with their workers as a very real part of “wages of management.” This declaration of a prominent employer was not isolated: “If one can get together a thoroughly loyal, reliable team, and compete with the captains of other teams, matching brains with them, and if at the end of that competition one is able to show not only the trophy of victory but better goods produced at lower price, and also a contented team, there is a reward in industry greater even than any fortune that may be made.” And the trophy of victory can be held jointly by many employers.

Before 1900 attempts at setting up adequate machinery for negotiating in industry had been made: the problem was vigorously tackled in the years preceding and following the war. The Conciliation Act of 1896 (see page 304) had conferred on the Board of Trade statutory authority to intervene in industrial disputes. This authority was, in 1916, transferred to the Minister of Labour; and, though the Conciliation Act remains in existence, it has for practical purposes been superseded by the Industrial Courts Act of 1919.

Though increasing use was made of the machinery of the Conciliation Act the strike was often regarded as a readier means of securing a favourable settlement for the workers. For trade union organisation was growing. In 1911 a widespread strike of transport workers paralysed the industry of the country, and in 1912 came a national strike in the coal industry. In neither industry did there exist an effective machinery for settling difference by joint negotiation of workers and employers.

In order that there should be such machinery the Industrial Council—of the thirteen representatives of employers and a like number of workpeople presided over by Sir George (later Lord) Askwith—was established. The object of the Council was lucidly stated in the Board of Trade memorandum establishing it: "The Government did not desire to interfere, but rather to encourage and foster such voluntary methods or agreements as are now in force or are likely to be adopted for the prevention of stoppages of work or for the settlement of disputes. But it is thought desirable that the operations of the Board of Trade in the discharge of their duties under the Conciliation Act should be supplemented and strengthened, and that effective means should be available for referring such difficulties as may arise in a trade to investigation, conciliation, or arbitration, as the case may be."

Measures taken during the war had three important features affecting the relations between employers and employed.

Arbitration was made compulsory on all munitions work; the policy of relating wage increases to increases in the cost of living tended towards equality in wages, both among trades and as regards skilled and unskilled workers; and the normal machinery for collective bargaining was practically suspended.

Clearly, readjustments to normal conditions after the war would involve difficulties; and in 1916 the well-known "Whitley" Committee (on "Relations between Employers and Employed") was set up. Its function was defined—

(1) "To make and consider suggestions for securing a permanent improvement in the relations between employers and workmen."

(2) "To recommend means for securing that industrial conditions affecting the relations between employers and workmen shall be systematically reviewed by those concerned, with a view to improving conditions in the future."

The chief fruit of their labours was the formation of Joint Industrial Councils—"Whitley" Councils—in the several industries, the general basis of the scheme being: "It may be desirable to state here our considered opinion that an essential condition of securing a permanent improvement in the relations between employers and employed is that there should be adequate organisation on the part of both. We are convinced, moreover, that a permanent improvement in the relations between employers and employed must be

founded upon something other than a cash basis. What is wanted is, that the workpeople should have a greater opportunity of participating in the discussion about, and adjustment of those parts of industry by which they are most affected."

They also recommended the establishment of Trade Boards for the less organised trades—the "sweated industries" in particular. Accordingly, under the Trade Boards Act, 1918, the Government embarked upon an extensive policy of setting up Trade Boards in those industries where the conditions warranted it.

The Trade Boards Act was an attempt to remedy deficiency of bargaining power in the worker as compared with his employer. Like the Workmen's Compensation Acts its results have, on the whole, been beneficial. In trades employing a great number of workers unable to combine in order to bargain about wages—workers in what used to be called "sweated industries"—some machinery for preventing a cold-blooded exploiting of the worker was imperative. The social conscience could hardly rest unperturbed without such a machinery. The Minister of Labour, therefore, was endowed with power to set up a Trade Board for trades that, in his opinion, needed one. This meant, in effect, employments where an efficient Trade Union had been unable to establish itself. The Trade Board had the duty of fixing a general minimum wage rate for the trade, the idea being that the worker must get at least a wage upon which he, or, more usually, she, could live decently. The intention was good. But suppose the employer said, and said quite truly, that the occupation could not pay even the exiguous payment fixed? Then, instead of many employed at a low wage, there would be few employed at the fixed minimum wage. Doubtless, even so, this was the better course; but the displaced workers might not think so. The fixing of a minimum wage was similar in this matter to the fixing of a "standard rate of interest" on railway capital, fixed by the Railway Act of 1921. Permission to earn the standard rate was no warranty that the rate, or any rate, would be earned; and, in fact, the rate was earned in not a single year since the passing of the Act. Similarly, permission to earn a minimum wage was no warranty that the minimum or any wage would be earned. Parliament, no doubt, is omnipotent in the matter of making laws: whatever it decrees, however absurd or impracticable it may be, becomes a law of the land. But Parliament cannot determine what the results

shall be. Trade Board machinery ceased to be operative as sweated and unregulated industries died out under the pressure of legislation and Ministry of Labour regulations.

On the subject of conciliation and arbitration, the Committee expressed themselves as entirely opposed to any system of compulsory arbitration, and emphasised the advisability of a continuance of the existing system whereby industries make their own agreements and settle their differences themselves. The Committee declared—

(1) “ While we are opposed to any system of compulsory arbitration, we are in favour of an extension of voluntary machinery for the adjustment of disputes. Where the parties are unable to adjust their differences we think that there should be means by which an independent inquiry may be made into the facts and circumstances of a dispute, and an authoritative pronouncement made thereon, though we do not think that there should be any compulsory power of delaying strikes and lock-outs.”

(2) “ We further recommend that there should be established a standing arbitration council for cases where the parties wish to refer any dispute to arbitration, though it is desirable that suitable single arbitrators should be available where the parties so desire.”

Legislative effect to these proposals was given in the *Industrial Courts Act, 1919*.

In accordance with the recommendations of the Whitley Committee, the Government decided to continue the policy of non-compulsion in relation to industrial disputes, and to encourage employers and workpeople in the various industries to deal with their own problems as far as possible. With regard to State intervention in industrial disputes, the policy adopted is contained in the *Industrial Courts Act, 1919*.

Under Part I of this Act, a trade dispute may be reported to the Minister of Labour, whereupon the Minister has to take the matter into consideration, and to take such steps as seem to him expedient for promoting a settlement thereof. This enables the Minister, if the parties to the dispute consent, to endeavour to settle the dispute by conciliation.

As to arbitration, it was felt that the power of intervention in disputes occurring in organised industries should be restricted, and it was clearly contemplated that the Government might have to

take some risks in permitting temporary industrial trouble to arise for the sake of making both sides face their own responsibilities.

The arbitration procedure outlined in the Act is, that the Minister of Labour may, with the consent of the parties, refer differences to arbitration either by the Industrial Court, a single arbitrator, or a Board of Arbitration constituted of employers and workpeople with an independent chairman.

The Industrial Court is a permanent Court of Arbitration, including in its membership persons who have practical experience and knowledge of industry, and who are acquainted with the respective standpoints of employers and workpeople.

By far the most rapid changes in the economic structure of this country are now taking place as the result of the social schemes introduced by the National Government during the Second World War and the legislation passed by the Labour Government of Mr. Attlee. Redistribution of incomes is being brought about by heavy death duties, by the levying of direct taxation at such a rate and at such a steepness of graduation as to make a free-of-tax income of more than £5,000 almost unattainable, and by transferring the money thus obtained to the lower income groups through the machinery of the social services, e.g. free school meals, free secondary education, and all the benefits that accrue from the National Insurance Act and other ameliorative legislation. It should be noted, however, that the most obvious and most direct method of securing equalisation of income, that of passing an Act of Parliament to enforce minimum rates of pay in all occupations, has not been attempted. It is true that the Trade Boards Act empowered the Trade Boards to fix a general minimum rate for industries that once were "sweated" and that other legislation has prescribed minimum rates for agricultural labourers and for workers in a few other industries, but no general enforcement of minimum wages for industry as a whole has yet been attempted. It would be practicable only if the government that contemplated it were prepared to erect a high tariff wall against the competition of other countries whose goods were more cheaply produced.

CHAPTER XXVII

PUBLIC FINANCE

APPARENTLY irresistible causes have brought about the most striking feature of modern finance, its portentous growth. In order to indicate, if possible, a means of staying the rake's progress, a strong committee was appointed after the First World War's orgy of spending. The committee made a multiplicity of suggestions; but its suggestions were largely nugatory. The spending still continued, and no substantial economies were effected. People assent to the request for economy in the abstract; when a concrete proposal is mooted for saving, at once a keenly interested and vociferous opposition arises. The Treasury, the watch-dog of the public purse, is the least popular of the Departments of State. If, indeed, we include the expenditure of local authorities, we find that not less than one-third of the country's income was collectively spent in the 1930's. Socialism had been less talked of in our country than elsewhere. We have proceeded farther on the way towards its practical realisation.

In 1886 we had the dramatic resignation of Lord Randolph Churchill because of his inability to get Cabinet sanction for a cut of £2,000,000 in what we should nowadays think an absurdly small budget of £88,000,000. Before the outbreak of the Second World War it seemed clear that the amount of money needed by the central Government alone would be between £800,000,000 and £825,000,000. The cost of paying for that war has now made even that gigantic sum seem insignificant. Even when we make, as we are bound to do, an allowance for the changed value of the pound sterling over goods, the increase is startling. In 1901, before the outbreak of the Boer War, the rate of income-tax was 8d. in the pound; in 1933 the standard rate was 5s.; in 1935 it was 4s. 6d.; in 1936 it became 4s. 9d.; in 1939 it had reached 5s. 6d.; in 1942 it rose to 10s. and was not reduced to 9s. until 1946.

True, the bulk of the increase is due to the two world catastrophes. The effect of the first was that out of every pound of national taxation 14s. was spent on past wars and on the armed forces in unavailing precautions against the second conflict. By 1920 our National Debt charges were double our total public expenditure in

1913, and there was, too, a heavy charge in respect of war pensions. Despite this monstrous dead-weight of debt for unproductive purposes there was little slackening in the development of "social reform"—all entailing increased taxation. Even lavish collective spending seemed to justify itself when it took the form of investment in the physical and mental well-being of the nation. In 1908 Mr. Asquith, piloting the Old Age Pensions Bill through the Commons, predicted that the cost to the Exchequer was "not likely to exceed £6,000,000 a year," adding that there would be a "saving to local rates in respect of poor relief." But the cost of the Old Age Pensions had risen in 1937-38 to £45,319,000. Moreover, the cost of Poor Relief had risen from about £16,000,000 in 1910-11 to £44,378,546 in 1935-36; and this, in spite of the fact that Unemployment Insurance, Health Insurance, provision of free meals for elementary school children—all supported by public money—might have been expected to lessen the burden on the Poor Rate. It may well appear that Mr. Lecky's warning is now more than ever needed: "Nations seldom realise till too late how prominent a place a sound system of finance holds among the vital elements of national stability and well-being, how widely and seriously human happiness is affected by the downfall or the perturbation of national credit, or by excessive, injurious, and unjust taxation."

One deplorable result of the necessity to raise a revenue greater than any we have ever tried to amass before is that an unscientific system of taxation has to be put into operation. The Chancellor of the Exchequer knows well enough the canons of taxation; his Treasury advisers can indicate with certainty where a tax fails in equity. But he must take his good where he finds it; and in his search after lucrative taxes he must relinquish his search for the perfect system of taxation. One approach to equity in taxation was urgently dictated, and was attempted. The enormous amount to be raised by way of direct taxation made it imperative to introduce into both income-tax and death duties the principle of graduation. The taxes became thereby more complex, and the possibility of evasion was increased.

As illustrative of the comparatively small number of the people affected by the direct income-tax before the Second World War, the following figures are relevant. In 1936-7 there were 8,400,000 individuals with total incomes above the exemption limit, but of this

number 4,950,000 were entirely relieved by abatements and allowances, leaving only 3,450,000 chargeable with tax. The number of persons assessed for sur-tax in 1936-7 was 88,951, with total incomes assessed at £446,525,506. The number of persons assessed for income-tax and sur-tax in the year 1936-7 with annual incomes exceeding £5,000 was as follows: exceeding £5,000 but not exceeding £10,000 per annum, 15,246; exceeding £10,000 but not exceeding £20,000 per annum, 4,945; and exceeding £20,000 per annum, 1,851. The number of people whose incomes were above the exemption limit rose steadily when that limit was lowered and when wages increased during the Second World War; there was another rise in the total when the effects of the Pay As You Earn Scheme, which was introduced in 1945, began to be felt. This scheme for deducting tax at the source and at the time that the money to be taxed was earned, put the onus for collecting the tax upon the employer of the taxpayer. The scheme, annoying though it was to employers, had several merits: it spread the burden of payment evenly over the whole fiscal year, thus easing the load of the heaviest taxation ever exacted in this country, and it prevented evasion. Income-tax, however, has never been so unpopular among the British people as it was in the years following 1939. The high rate and the steepness of graduation hit the middle and wealthy classes hard, while the thousands of workers who, through the lowering of the exemption limit and the rise in their wages, were compelled to pay a tax from which they had considered themselves permanently immune, bitterly resented the imposition.

From 1907 to 1920 there were constant readjustments of the income tax, such as increased remissions in respect of children, allowances for necessary expenses, for pensions payments, and the like—all aiming at making the tax more equitable as between individuals. At the one end was remission, at the other end was super-tax. The Royal Commission on Income Tax recommended in 1920 a number of changes, the chief being—

(1) "A minimum of exemption varying with the family responsibilities."

(2) "After the exemption, to tax the first £250 at half the standard rate, the remainder at the full standard rate." In 1935 the Finance Act provided for the first £135 of taxable income to be charged at one-third the standard rate, the remainder at full rate.

For 1941-42 the first £165 was charged at 6s. 6d., the remainder at 10s.

(3) "To impose super-tax on incomes over £2,000." The income-tax, as a result of the various expedients for bringing about something like equality of sacrifice, is nowadays a complicated code of taxation rather than a single tax.

One result of the growing complexity was that income-tax no longer conformed to the canon of certainty. It often needed an expert to know how much tax was legally exigible. It was for this reason that in 1936 Lord Macmillan's Committee drafted a bill that would give a greatly simplified Income Tax Code.

And we are hardly surprised that the income tax authorities declared that in the First World War attempts, successful and unsuccessful, at evasion had multiplied beyond measure. There resulted the disagreeable fact that the more conscientious, or more pusillanimous, were obliged to bear more than their fair share of the burden entailed by taxation. Similar also in their demoralising effect were the great increases in indirect taxation: the smuggler again became almost a popular character, and no one felt much compunction in evading the Customs officers' prying.

The frenzied search of the Chancellor of the Exchequer for fresh sources of revenue forced him to adopt many questionable methods of raising money. The Betting Tax of 1926 was one. Though the Courts continued to frown on wagers and refused to enforce betting contracts, the Exchequer profited by them. At a time when most people were taxed to the limit of their resources, a tax that no one need pay was a blessing. And if it discouraged betting, that was to the good; for betting dissipates vast sums and creates no wealth. The practical difficulties involved in its collection led to the withdrawal in 1929. In 1909, too, there had been made an attempt to adopt John Stuart Mill's suggestion and exploit for revenue purposes the "unearned increment" from land. Mr. Lloyd George, as Chancellor of the Exchequer, was faced with the necessity of finding a much greater revenue, for "social reforms," as well as for a larger Navy to cope with the German menace. He devised a super-tax on the very rich, he began the taxes on the newly-developing motor traffic and on the petrol to work it, and, most interesting and most bitterly contested of all, he began the tax on land values. The State was to take a modest "20 per cent of the increase beyond 10 per cent" of the improved value—not the whole increment as advocated

by the adherents of the tax. The tax had an unfortunate history, and, though supported by the soundest economic arguments, was abandoned in 1920—having, in the course of its short life, cost the Government, for land valuation and administration, far more than it had yielded to the Exchequer. The astonishing vagaries during the war years in the value of money, making comparisons of values at different times very complex and dubious, had a great deal to do with its abandonment.

Its revival, though in a very much modified form, came about in 1947 when the Labour Government passed their Town and Country Planning Act, by which the development value of all land would henceforward accrue to the State. The State, however, was to purchase the development rights in all lands as from the 1st July, 1948, setting aside a sum of £300 million to compensate owners who had bought land before that date for the loss of its development value. Those who intended to develop and had received permission to do so must, before doing so, re-purchase the development rights at current values on payment of development charges. The Town and Country Planning Act, 1953, annulled this scheme. The Act of the following year vested in the State a kind of retrospective option, without payment of compensation, to purchase the development rights over any land as they existed on the 1st July, 1948, at the prices current in July, 1947, and advantage will be taken of the option when land is required for public purposes. The 1954 Act interferes very little with the planning system of the 1947 Act. Payments will be made under the 1954 Act only where something has happened which actually causes damage.

The businesses that, as a result of war conditions, enjoyed an artificial monopoly were also reaping an "unearned increment," a source of profit independent of their exertions and due to the fortuitous happenings. This particular windfall was taxed by way of an excess profits duty, the State trying to get in 1917 as much as 80 per cent of the excess above pre-war rates of profit. This tax too, was abandoned along with the peculiar conditions that fed it. In the Second World War the tax was not only revived but imposed to the 100% limit, the burden not being eased until the 1946 budget, when it was reduced to 60%. The tax was finally abolished as from 1st January, 1947. The Entertainments Tax, which in 1937-38 brought to the Exchequer little short of £8,000,000,

was another of the war taxes that have apparently found a permanent position in our tax system.

In 1932 the Commission on the Post Office—the Commission presided over by Lord Bridgman—presented its Report. The chief recommendation concerned Post Office finance; instead of the Exchequer's taking the whole surplus revenue, there should be a fixed annual payment and any excess earnings of the Department should be used partly to improve and cheapen Post Office facilities, partly to improve conditions of service. The Report had a better fate than some other Reports. Its main recommendation was at once adopted by the Government; and the vigorous enterprise of the Post Office during subsequent years was directly traceable to that adoption. The Post Office can no longer be criticised for lack of initiative, it is a salesman as eager as any undertaking to increase its market; except for the statutory control exercised it is indistinguishable from a great transport undertaking. The annual payment to the Exchequer may itself be looked upon as a licence fee for the monopoly enjoyed by the Post Office in most of its activities.

In 1938 and 1939 the unprecedented growth of expenditure on war equipment—on fighting aeroplanes and fighting ships particularly—caused anxious perturbation about cost. The burden of taxation was already a heavy one: the standard rate of income tax was 5s. 6d. in the pound and there had been imposed on businesses a new tax, analogous to the Excess Profits Duty of war times, called the National Defence Contribution. Should the stupendous cost of armaments be met by tax or loan? In 1937 a Defence Loans Act had given the Government authority to borrow £400,000,000; and in 1939 the Chancellor of the Exchequer obtained new powers to increase the borrowing to £800,000,000. For the estimated expenditure for 1939–40 on defence—including such civil defence as was covered by the comprehensive term Air Raid Precautions—amounted to £580,000,000.

The loan policy was an innovation during peace time and, naturally, aroused misgivings among such as looked upon payments in respect of National Debt as being diminutions from what might be spent upon social services. To balance the 1939–40 Budget without recourse to borrowing was, however, practically impossible.

There was to be more money from loan than from revenue:

but even so the taxpayer looked forward to the 1939 budget with much trepidation. The shock it gave him was small in comparison with those that followed. For 1940–41 income-tax rose to 8s. 6d. in the £. For 1941–42 it reached 10s. The first remission, a reduction to 9s., came with the budget of 1946. One extraordinary social and economic effect of this crushing taxation, combined with the steepness of the rise in salaries and wages, has been the rapid trend towards the equalisation of incomes. Out of the 7,000 people whose incomes, after payment of tax, were £6,000 or more in 1938, only 60 remained by 1946; the £4,000–£6,000 income group had dropped from 12,000 to 890, and the £2,000–£4,000 class had dwindled from 56,000 to 33,000. On the other hand the £1,000–£2,000 group had gone up from 195,000 to 520,000, the £500–£1,000 group from 500,000 to 1,400,000, and the £250–£500 group from 1,745,000 to 5,200,000.

CHAPTER XXVIII

BANKING AND CURRENCY

THE quarter of a century after 1900 saw interesting developments in our currency and banking system. The 1914-18 war, both in the years of actual fighting and for a long period afterwards, brought about amazing fluctuations in prices, and accelerated many movements that had already evidenced themselves. In regard to legal money—that prescribed by the State as a means of cancelling debts—silver, gold, and paper were alike affected by the extraordinary movements of prices.

Before 1914 our silver coins were over-valued. Different in this from our gold coins, they were issued as tokens representing a greater value than that of the metal of which they were made. To hammer a shilling and make it no longer current meant to destroy part of its purchasing power. War conditions altered this: to hammer a shilling into a shapeless piece of metal meant at one time to increase its market value. The silver was worth more than coin. The reason for the unanticipated rise in silver values was largely the greatly increased desire of the peoples of the East for that metal. Before 1914, for instance, the rouble note had been used in trade between China and Siberia; it had, in great measure, won the confidence of Chinese traders, mainly through its stability in purchasing power. When this note depreciated in value owing to the excessive war-time issues, there came a quickened desire for "hard" money. The paper representation no longer commanded trust; for it had repeatedly failed to bring the anticipated amount of real goods. But for this affecting of their pockets, the millions of China might have looked upon the European conflict as an inexplicable freak of the distant barbarians. As it was, the loss of confidence at the discredited paper brought about a change in their economic life. It enhanced the world demand for silver. Its price rose to such a point that the Mint, if it had wished to issue new silver coins, would have lost heavily in the process. Sentimental regrets at the passing away of the "ancient right standard of silver" (a standard unimpaired, except for the short Tudor debasement, ever since the Conquest) had to give way before economic necessity. In the early part

of 1920 an Act was passed "to amend the law in respect of the Standard Fineness of Silver Coins current in the United Kingdom and in other parts of His Majesty's Dominions." Instead of our silver coins being 37 parts silver and 3 parts alloy, they became 50 parts silver and 50 parts alloy. Thus, when silver was at 24d. an ounce a shilling contained metal worth about $2\frac{1}{4}$ d. In 1947 the Government abandoned the use of silver in the currency in favour of cupro-nickel.

The position in regard to gold has also been greatly changed. We no longer have a gold standard, our pound sterling being merely an abstract expression. Between 1914-25, though nominally the newly issued currency notes could be exchanged at the Bank of England for gold, we had no effective gold standard. There was no longer, as there had been, freedom to use gold at discretion—to export it or to melt it for jewellery, as well as to pass it in exchange for goods. The right to obtain gold for paper was, therefore, an empty privilege.

Before the fateful August of 1914 the currencies of the world had been securely based on gold; and, so based, they were kept in stable relation to one another. The war came, and the gold circulation became a luxury that had to be relinquished. Inconvertible paper, of problematical and of fluctuating purchasing power, replaced the gold. This was, it is worth noting, a curious reversal of what former great wars had brought about. Before paper money was utilised as currency, the warring community had to discover more valuable—not less valuable—means of purchase. It was the financing of the Hundred Years' War, in 1344, that impelled Edward III to coin our first gold pieces, and in this way to make our monetary system into a bimetallic one. Before 1344 our coins were silver pennies. A more potent means of commanding supplies was wanted. And Edward imitated the gold florin of Florence, a coin then of wide international acceptance. He struck the first gold nobles, worth two florins each, and, so doing, made gold as well as silver a constituent part of our currency.

When the First World War was nearing its close there was great fear that the disordered state of the currency would give rise to serious embarrassments in trade and industry, even after peace was restored. In 1918, therefore, an important Committee, presided over by Lord Cunliffe, was instructed to consider the position, and to give

advice upon the measures that would be necessary to restore our currency from the chaos into which it had fallen. The suggestions of this "Committee on Currency and Foreign Exchanges" were for the main part embodied in our currency system, modified as it was by the Currency and Bank Notes Act of 1914, the Silver Coinage Act of 1920, the Gold Standard Act of 1925, and the Currency and Bank Notes Act of 1928. Since September, 1931, the gold clauses have been in abeyance.

In regard to the standard the Committee urged that an effective gold standard should, without delay, be restored. The gold standard may not commend itself to theorists; it neither maintains stability in prices, nor makes them move in any rational way. Whether prices in general rise or fall is, under the gold standard, a matter of chance: it depends upon fortuitous happenings. Yet gold has the confidence of mankind; and, in view of our far-flung international relations, to get back to our old gold standard was felt to be imperative.

It was not until 1925 that conditions permitted of the restoration advocated. But in that year the Gold Standard Act was passed, giving the country again a gold standard, but with noteworthy modifications upon that before 1914. Gold coins were not again to come into circulation. The actual currency was to remain entirely token, the sovereigns and half-sovereigns being replaced by the Treasury pound and ten shilling notes. It was contemplated that later, as actually came to pass in 1928, the whole of the fiduciary issue would be handed over to the Bank of England, which would issue new pound and ten shilling notes. But there was a free market for gold so that there could be no divergence in purchasing power between the paper and the gold it purported to represent. Under the Act the metal could be taken to the Bank of England where the gold was bought at a fixed price per ounce, slightly below its parity with the sovereign. And the Bank of England was bound to sell gold at a fixed price for legal tender money, that is to say, for Bank notes. This price (£3 17s. 10½d. per ounce of standard gold) was exactly that of the Mint price of gold. There was parity between the pound and the 113 grains of fine gold that would have made a sovereign. But this gold was sold only in bars containing approximately 400 ounces of fine gold. The gold, therefore, could hardly come into circulation, and we could describe that system as that of a gold bullion standard.

In regard to the fiduciary issue of the Bank of England, the principle of a fixed fiduciary issue, as laid down in the Bank Charter Act of 1844, was retained. Through the lapsing of the issues of other banks—in 1921 the last bank in England and Wales having the right of issue, lost its right on becoming absorbed in Lloyds—this fixed fiduciary issue had risen to £19,750,000. Beyond that sum notes should be issued only in exchange for gold.

One important modification of the 1844 Act was, however, effected by the Currency and Bank Notes Act, and was approved of by the Cunliffe Committee. Before 1914, when in a time of acute difficulty, there was need to provide emergency currency, the accepted way was the "suspension of the Bank Act." The Bank issued notes in excess upon the Prime Minister's and the Chancellor of the Exchequer's promise to obtain from Parliament an indemnity for the breach of law. The 1914 Act gave the Bank of England, with the consent of the Treasury, a right to issue notes in excess of the fixed fiduciary issue. A rigorous control of this right was, however, to be exercised in that (a) Parliament had at once to be told of any step in this matter taken by the Treasury, (b) profits from the excess issue had to be surrendered by the Bank to the Exchequer, (c) Bank rate had to be raised to as high a figure as would ensure the earliest possible retirement of the excess issue. This means of obtaining elasticity in the fiduciary issue was retained in the 1928 Act.

It may well be that this possibility of issuing the extra notes required caused the Bank to be content with a reserve little more than half as big in proportion to its liabilities as before the August of 1914. This reserve (consisting of the notes and coin in the Banking Department) could drop to 30 per cent or lower of the combined deposits ("Public" and "Other") without causing any perturbation in the Money Market.

The question of this fiduciary issue of the Bank of England was, however, of little moment compared with the Government fiduciary issue of Treasury Notes and Treasury Bills. At the time of the passing of the Gold Standard Act of 1925 the amount of Treasury (Currency) Notes outstanding was just short of £300,000,000. At first no provision at all had been made for a gold backing of these notes. Later, an amount of gold, entirely at the discretion of the Treasury, had been set aside as part cover. This amount was afterwards transferred to the Bank of England in exchange for Bank of

England notes; and the Treasury (in December, 1919) declared its policy to be a gradual reduction of the total, intimating that the uncovered notes in any year would be limited to the maximum attained in the previous year. The fiduciary amount, that is, might decrease, but could not increase.

The Treasury Bill, too, must be noted. Through this and the Currency Note the Treasury had the money-making power in its hands: without needing to have recourse to Parliament it could inflate or deflate the currency at its will. The Currency and Bank Notes Act of 1914 gave it plenary power over Currency Notes. No Act of Parliament affects the Treasury Bill; and the amount of these outstanding is sometimes very great; during recent years the Bills outstanding have on occasion amounted to nearly £5,000 million, an amount of "floating debt" that would have made the nineteenth century financiers aghast with fear.

Before 1914 the amount of Treasury Bills, representing the floating debt of the Government, was not, indeed, negligible. It was, however, always small. The Bill was used as a convenient way of anticipating revenue; the issue at a discount of short date bills enabled the Treasury to do this. It borrowed from the money market at periods when taxes were slowly coming in, it paid back when taxes were quickly coming in. During 1914-18 the Bill, like the Note, became a way of raising a War Loan. It differs from the Currency Note in this, that its issue constrains the Government to pay interest to the lenders whereas the note does not. We should now regard Treasury Bills as the machinery whereby the Government controls the quantity of money. The Treasury Bill is a credit instrument. The Banker is made almost as happy by a million in bills as a million in notes: on the one as on the other, he can extend his credit. He can increase money. If the Government, therefore, offers for tender bills to a smaller amount than the amount maturing it is, in thus paying off a part of the floating debt, cancelling some of these credit instruments and thus indirectly diminishing the quantity of money. The Government can, if it chooses, control prices by means of the Treasury Bill as effectively as it could by varying the amount of gold in the unit of money.

Doubtless our reaffirmation, in 1925, of adherence to the Gold Standard was due to the prevalent idea that gold prices are synonymous with stable prices. Facts innumerable negative it. Yet still it

persists; and, persisting, it vitiates all arguments regarding the desirable standard of measuring values. In currency matters, however, strict reasoning is less to be considered than public opinion: gold is the best standard because men think it best. In our case this consideration applied most forcibly. For our international financial relations made it imperative to reckon with the ideas of our customers abroad; and accordingly we hastened to rehabilitate our depreciated pound sterling, and to make it again equivalent to 113 grains of fine gold.

The Currency and Bank Notes Act of 1928 added to the changes made necessary in our currency system. The amalgamation of the currency note issue with the issue of the Bank of England was, in effect, a giving statutory definition to facts that had, mainly as a result of the difficulties brought about by war, established themselves. The uncovered currency notes, together with the former Bank of England fiduciary issue (of £19,750,000) did not differ much from the new fiduciary issue of £260,000,000. Provision for an emergency expression of the note issue was contained in Section 8 of the Act: "If the Bank at any time represent to the Treasury that it is expedient that the amount of the fiduciary note issue shall be increased to some specified amount above £260,000,000 the Treasury may authorise the Bank to issue bank notes to such an increased amount."

Early in 1931 there was a tremendous rush on the Bank of England, many foreign holders withdrawing the money they had deposited in London. The gold reserves of the Bank diminished rapidly, and became dangerously low. For the diminution of confidence was such as to cause about £32,000,000 to be withdrawn within a few weeks.

Drastic steps had to be taken to check the outflow of gold, and in the autumn of 1931 a bill was rushed through Parliament releasing the Bank of England from its obligation to sell gold. Our currency now is an inconvertible note currency. This policy was adopted only as a temporary measure. But there has been no opportunity to return to gold. The Economic and Monetary Conference of 1933 failed to find a means of return.

The history of the English pound, since the Bank of England was in 1931 relieved of its obligation to sell gold at a fixed rate, has been an eventful one. It has made clear one fact about which doubts existed formerly. That fact is this: a paper currency, managed

by an institution desirous of maintaining stability of prices, can be more stable than a gold currency itself. The banks, from the very instinct of self-preservation, aim at stability. Without stability the banker's occupation would be gone. For there would be little storing up of monetary units in the banks unless the storers had confidence in the continuing power of those units. The Bank of England, which does in a very effective, though unostentatious, way manage our currency, is therefore peculiarly fitted to maintain stability.

That it has done so is clear. Certainly, the power of the pound sterling has diminished over gold. In the spring of 1939 it needed about £7 10s. to buy an ounce of gold: £4½ had been able to buy it in 1930. Over the great range of other marketable things, however, the pound sterling had maintained its power unimpaired. It is, indeed, curious to note that the "managed pound" had achieved what was thought possible only under an international gold standard. The re-inaugurating of such a standard had been one of the declared projects of the London Economic Conference of 1933; and it was President Roosevelt's refusal to sign the declaration that killed the Conference. The international gold standard, he said, would achieve an artificial stability in foreign exchanges. But this is not the matter of supreme importance to a country. "Let me," he said, "be frank in saying that the U.S. seeks the kind of dollar which a generation hence will have the same purchasing power and debt-paying power as the dollar we hope to attain in the near future."

The President was over-sanguine in his expectation that a dollar, fixed at a new parity with gold, would bring about stability. In 1934 the dollar was de-valued: it was made the equivalent of 13.71428 grains of fine gold, the old equivalent having been 23.22 grains. Yet prices in the U.S.A. still fell rapidly.

This country actually did achieve stability of internal prices. And since a number of countries, "the Sterling Bloc" as it was called—Denmark, Norway, Sweden, the Dominions, among others—had linked their currencies with the British pound, a considerable degree of stability in the foreign exchanges had also been achieved.

In one important sense, however, our currency is still linked to gold. The Bank of England can issue further notes only to the

extent that it obtains further gold. Until the 1939 Act, noted on page 415, the notes were still issued at the rate of 85s.—the old Mint price—per fine ounce, though the gold was acquired by the Exchange Equalisation Fund at the current market rate (in the spring of 1936 and for over a year, about 140s. per fine ounce). Thus, whereas the notes issued during the Easter holiday season amounted to £421,415,710, the gold against them amounted to £201,149,928 at the old Mint price. The market price of the gold in the Bank's possession would, however, be over £300,000,000. The difference between the price paid by the Bank was carried temporarily in the account of the Exchange Fund. The question was bound to arise sooner or later of revaluing the gold in the Bank of England. The 1939 Act was the answer to this question.

What is the Exchange Equalisation Fund? The Fund, which came into existence in the critical year 1932, was raised by Treasury Bill borrowing on the part of the Government. Its purpose is to prevent rapid changes in the external value of sterling and, to do this, those who operate it purchase either gold or the money of the country or countries whose gold is pouring into this country. The existence of the Fund is useful also as a deterrent to large-scale speculation in currencies and as a counter-balancing factor in periods of rising demand for dollars in London.

Perhaps, however, stabilisation in terms of gold will not take place. For conditions have greatly changed since 1844. When, in 1844, Parliament passed the Bank Charter Act, its avowed purpose was to place the money of the country aloof from interferences—whether by the Government or by anyone else. The currency was to be automatic. It was to manage itself through such movements of gold as were caused by the eagerness of financiers to make profits. The currency was to yield another instance in support of the individualist's optimism—that the search after private profit would ensure public good. An inflow of gold would augment the number of pounds; an outflow of gold would diminish the number. The value of gold would fix the value of the pound. In that way money would be able to discharge its proper function; it would be an honest broker between those having real values to exchange. And gold would be an efficient policeman to prevent our buying abroad more than we could afford.

The Act took no cognizance of payment by cheque. Nor could it be expected to take cognizance. For the joint-stock banking that has led to the astonishing development of cheques—cheques that cancel debts against one another rather than pay them—was in its infancy. In 1936 the Midland Bank celebrated its centenary. In 1844, therefore it was a child of eight; and its present companions at the Clearing House either were children or were unborn.

Since the passing of the Bank Charter Act our currency has expanded far in excess of any influx of gold. For the bulk of our purchasing power now consists of bank deposits based upon a cash reserve of 10 or 11 per cent; and, reluctantly and with diffidence, the Bank of England came to manage the currency. Silently, and without ostentation, the automatic currency became replaced by a managed currency. No formal recognition of such a revolution has taken place. None the less, the revolution—or, perhaps better, the evolution—has been effected. The machinery for management of the credit structure was simple enough; and, once it became apparent, the Bank could not leave it unused. The Bank found itself able to increase "bank cash" without needing to wait for gold: it could buy securities and so enlarge an outside bank's claim on its legal money. For the buying of securities by the Bank is mirrored by an augmentation of "Bankers' Deposits." The Bank, that is, by its own action can increase the basis on which an outside bank can build credit. And the outside bank can make a bold or a timid use of its added "bank cash"—its added power to give credit to its customers. There is elasticity, not rigidity, in the Bank's power to create "bank cash"; there is also elasticity in the use of the "bank cash" created. The amount of gold that circulated as a pound remained fixed; but the value of that gold was determined by the Bank. If more pounds of credit money were created, its value fell; if fewer, its value rose. Gold no longer determined the value of the pound. The pound determined the value of gold. The bank-note was no longer a bullion certificate, nor was a cheque a warehouse delivery order for gold.

Since 1931 no attempt to disguise the fact has been made. We have cut the pound adrift from gold. Gold has become a merchandise like iron, and its value rises and falls as that of other merchandise does. The legal limitation of pound notes persists; but this limitation has only a remote bearing upon the number of

pounds in the market. It is the wisdom and moderation of bankers that now determine the amount of money and with it the value of the money unit. At the end of 1938 the Bank of England found itself with an altogether unprecedented accumulation of gold. During the first week of the New Year no less an amount than £350,000,000 of this gold was transferred to the *Exchange Equalisation Account*. The purpose of this Account, together with the analogous Accounts operated by the Federal Bank of the United States and the Bank of France, is to maintain something approaching stability in the rates of exchanges among the Pound Sterling, the Dollar, and the French Franc. The immediate purpose of the transfer was to strengthen the Pound Sterling. Apparently there had been abroad a feeling that the Pound Sterling would weaken in relation to the Dollar, and the "bears" had been busy selling Pounds Sterling in advance. The knowledge that the Exchange Equalisation Account had now a mighty augmentation of power to buy Pounds Sterling, and so keep up the exchange rate, made the bears rush for cover; and the Pound Sterling strengthened against the Dollar. Most likely there was little buying for the Account; the possibility of buying on a large scale was enough to keep the market steady. A most interesting point about this spectacular transfer was this. The gold in the Bank was valued at the old Mint price of 85s.; the gold transferred was valued at a figure much nearer the market price, at 140s. per fine ounce, that is. Therein lies the reason why, in the Bank Return made up to 11th January, the diminution noted in "Gold coin and bullion" was no more than £200,034,740.

The unreality of the figures in the Issue Department prompted the Government in 1939 to introduce the Currency and Bank Notes Bill, modifying that of 1928. The resulting Act came into operation on 1st March, 1939. The Act is in the main concerned with the exclusion of fictions from the Bank Return. It raised no question of change of monetary measure. The item in the Issue Department Return most affected is that of the Fiduciary Issue; the revaluation causes that to diminish considerably. In the first Return the fiduciary issue showed a diminution of £100,000,000, i.e. from £400,000,000 on the previous week to £300,000,000.

On 14th February, 1946, the Bank of England became public property. It had been first on the list of organisations that the Labour Party had pledged itself to nationalise. The Government

bought the Bank Stock from the 1,700 holders at £400 for every £100 of stock they had held. They had received an income of 12 per cent on their stock for the past 23 years. They were now given a guaranteed return of the same amount for the succeeding 20 years. To effect the purchase the Act provided for the creation of some £58,000,000 of Government 3 per cent stock.

The proposal to nationalise the Bank was not strenuously opposed. The truth is that it had been the Government's bank for too many years for the change to be revolutionary. There had been the closest relationship between the Treasury and the Bank both in all matters concerning the currency and in those concerning the issue of Government loans. Further, the profits made by the Bank were acquired in very different fashion from those gained by a profit-making business. They accrued as the result of combined operations with the Treasury. Indeed, the gold reserve of the Bank of England had already been absorbed into the Exchange Equalisation Fund and this is tantamount to saying that it had been taken over by the Government.

The difference, then, between the old independent Bank and its new, socialised one is not very striking, but it must be remembered that the State, not the City, now appoints the Governor and Directors of the Bank, and that, in the future economic planning of the Government, Bank policy must always be subordinated to Government policy.

In furtherance of the Labour Government's monetary policy the Borrowing (Control and Guarantees) Act became law in 1946. It gave to the Treasury the control of all large-scale borrowing and the raising of money by new issues and it authorised the Treasury to guarantee up to a total of fifty million pounds a year loans for such constructional and development undertakings as were deemed to be in the national interest. A National Investment Council was established to put these proposals into effect. Its Chairman is the Chancellor of the Exchequer, and among its members are the Governor of the Bank of England, the chairman of the Capital Issues Committee and the Public Works Loan Board, and the chairman of the London Stock Exchange.

Mr. Dalton, the Labour Government's Chancellor of the Exchequer, initiated a new Budget policy: to depress the rate of interest as much as possible on Government issues, to subject new

issues to a strict control, to reduce the number of trustee securities and to keep a tight hold on the money markets by price controls. This "cheap money" policy had the effect of raising the prices of other classes of security, notably "equity" shares of good and well-known undertakings. Such rises benefited the speculator at the same time as the unhappy "rentier" moved rapidly towards his doom. His fate was hastened by the process of nationalisation and the reduction of interest earned by Government stocks. Other members of the community, however, had less cause for worry. The world shortage of goods caused by the capital destruction and universal dislocation of the Second World War was no small guarantee against a slump in the immediate future. There is every prospect of long continued monetary demand and of consequent full employment.

All will depend upon our ability to maintain a stream of exports greatly in excess of the pre-war level. The objective is an export total of 175 per cent of the pre-war figure. Fair progress was made in 1946 towards this end and the situation has been helped by a reduction of imports to 70 per cent of the pre-war total, but this promising balance has been maintained for the most part between ourselves and the countries in the "sterling bloc." The comparison with the balance of our trade with the countries in the dollar area is less favourable. Consequently we are living on those rapidly dwindling assets, the loans from Canada and the United States.

The American loan of £937 million (3½ thousand million dollars) was the outcome of a series of negotiations that had begun at Bretton Woods in 1945, a conference that discussed one of the most acute post-war problems, that of currency values, and proposed the establishment of an International Monetary Fund to prevent violent fluctuations in value. This Fund seemed at first to be a very effective substitute for the International Gold Standard, as it was less rigid than the latter and, at the same time, seemed likely to maintain reasonable stability of exchange, but the Fund was incapable of stabilising the disordered money markets of the world during the feverish post-war years. Stop-gap remedies such as Marshall Aid had to be applied.

On 18th September, 1949, on his return from a financial conference at the White House, Sir Stafford Cripps, Chancellor of the Exchequer, announced to the nation over the radio that, in order to increase

British exports and thus to earn more dollars, the British Government had decided to devalue the pound sterling to 2 dollars 80 cents. American importers found it cheaper to buy goods from this country, but foreign confidence in the stability of the pound weakened. From time to time there have been European rumours that it would depreciate in value and that there might even be a further devaluation. Losses of gold and dollars to the extent of £119 million occurred in the third quarter of 1955, but confidence in sterling rose when the Chancellor of the Exchequer informed the annual meeting of the International Monetary Fund at Istanbul in September that "the policy of the Government in relation to the exchange value of the pound sterling had been, and would continue to be, the maintenance of the exchange parity of 2.80 dollars to the pound, either in existing circumstances or when sterling was convertible, and that all discussions and rumours about impending changes of the parity of, or margins for, sterling were unrealistic and irrelevant."

APPENDIX I

WAGES AND PRICES

THE problem of calculating the real wages of labour in England began to attract attention at the close of the eighteenth century. On the one hand collections of contemporary evidence were begun both by private individuals and in government enquiries ; on the other several writers tried to collect evidence for earlier periods. In regard to the latter problem little real progress was made until the third quarter of the nineteenth century, when Thorold Rogers published a mass of price and wage statistics derived principally from MS. sources ; this collection remains the prime authority for the years from 1270 until the close of the eighteenth century. From about 1760 onwards the mass of available material grows and becomes almost unmanageable in the last decades of the nineteenth century.

Since the death of Thorold Rogers much has been done by English students towards a history of wages in the nineteenth century ; they have, however, left the history of wages before 1790 almost untouched. Even the work done by Thorold Rogers has been somewhat neglected by later historians ¹ ; Dr. Cunningham in a short appendix to his third volume summarises some of the difficulties involved in the " Interpretation of Historical Statistics," ² and gives " for what they are worth " the calculations made by Young in 1812, in preference to the results of Thorold Rogers' more elaborate investigation.

Meantime the whole field has been surveyed by a Swedish writer—Dr. Steffen—in his " History of English Wage-earners," which is accessible in German to students but is still, for lack of a translation, closed to the majority of Englishmen. Dr. Steffen has kindly permitted the present writer to reproduce in the accompanying charts some of the results of his investigations. Chart A shows the movements of the daily wages of a carpenter and an agricultural

¹ An exception should be made of Prof. Hewins, whose " English Trade and Finance " contains a chapter in which Thorold Rogers' statistics for the seventeenth century are examined.

² Cunningham, "Growth of English Industry and Commerce in Modern Times," pp. 937-942.

labourer by decennial averages. Chart B collates these movements with movements of the price of wheat, and shows therefore the wheat purchasing power of the two wages at different periods.

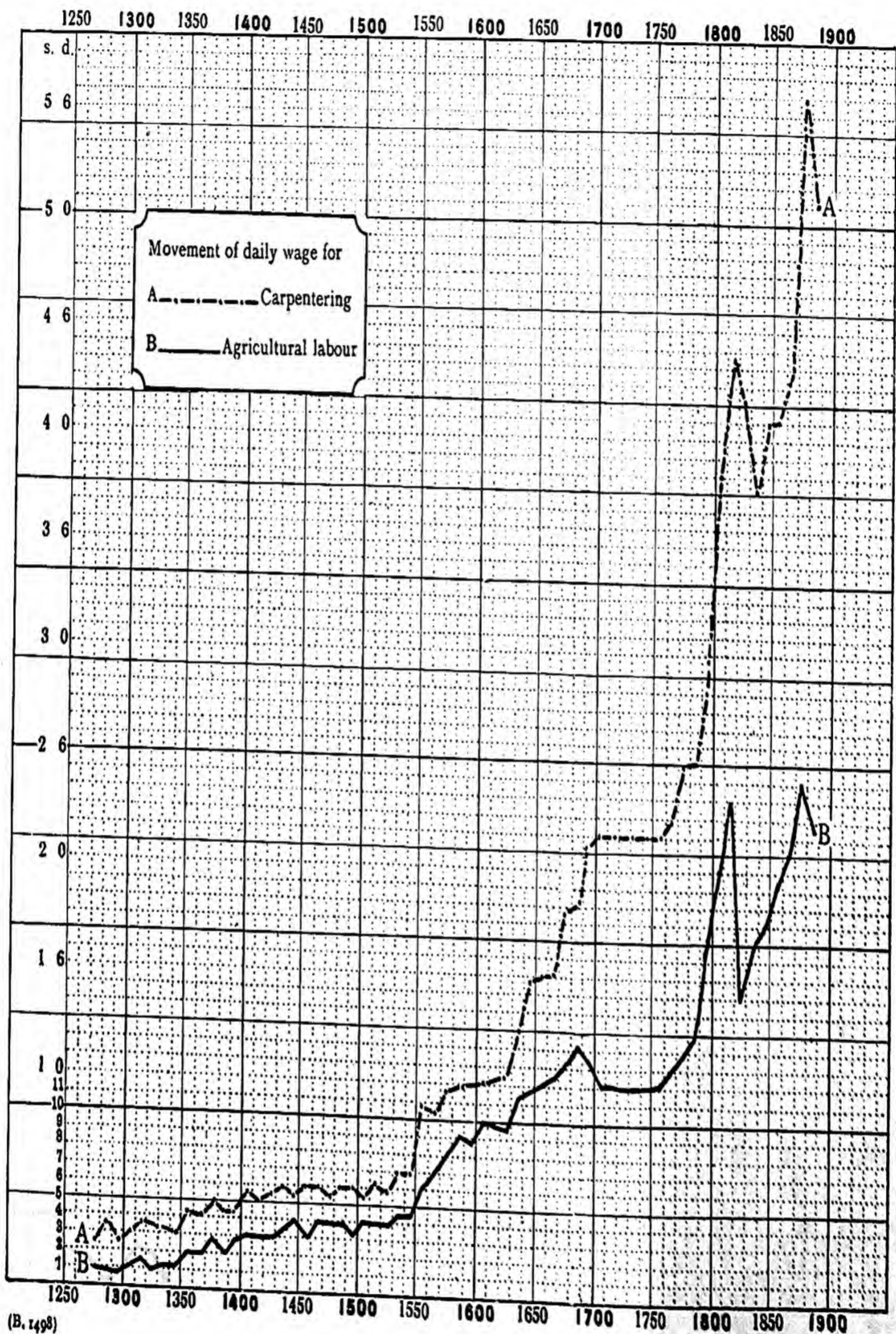
The distrust of wage and price statistics for early periods which has characterised the work of English economic historians of late years is a natural reaction from the tendency of Thorold Rogers (and still more of those who quote his conclusions) to simplify unduly the problem of comparing the position of wage-earners at periods separated by centuries. A glance at Chart B shows that a day's wages, measured by the quantity of wheat which they would purchase, were greater for both skilled and unskilled labour between 1440 and 1490 than at any subsequent period until the past half century. However authoritative might be the data on which such a conclusion was based, it is clear that when we are comparing civilisations so different as those of the Wars of the Roses and the Reign of Queen Victoria the amount of bread consumed under each is of subordinate importance. To take only one point: at the present day the majority of Englishmen¹ can afford only occasional trips into pure air, whereas almost any Englishman in the fifteenth century could get it every day; on the other hand the foulness which we breathe is largely caused by domestic fires and lighting which give possibilities of health and comfort formerly unattainable even by the rich.

Even where periods immediately succeeding one another are compared, as, *e.g.*, the fifteenth and sixteenth centuries, considerable care must be taken in drawing inferences from these wheat-wage statistics. In the first place the data themselves, the actual wage and price quotations from which the averages have been prepared, may be impugned; secondly, we know little of the variations in the length of the working day and the regularity of employment which may have taken place.

As regards the former point, comparison of the two curves on Chart A will perhaps do something to mitigate the reluctance which some historians feel in attaching weight to the figures collected by Thorold Rogers. With all his laborious research Rogers was never able to produce many quotations of the price of an article or the wage for a certain kind of labour in any one year, and many students have no doubt suspected that his results were in consequence almost

¹ The term here includes, of course, men, women, and children of all ages.

CHART A.

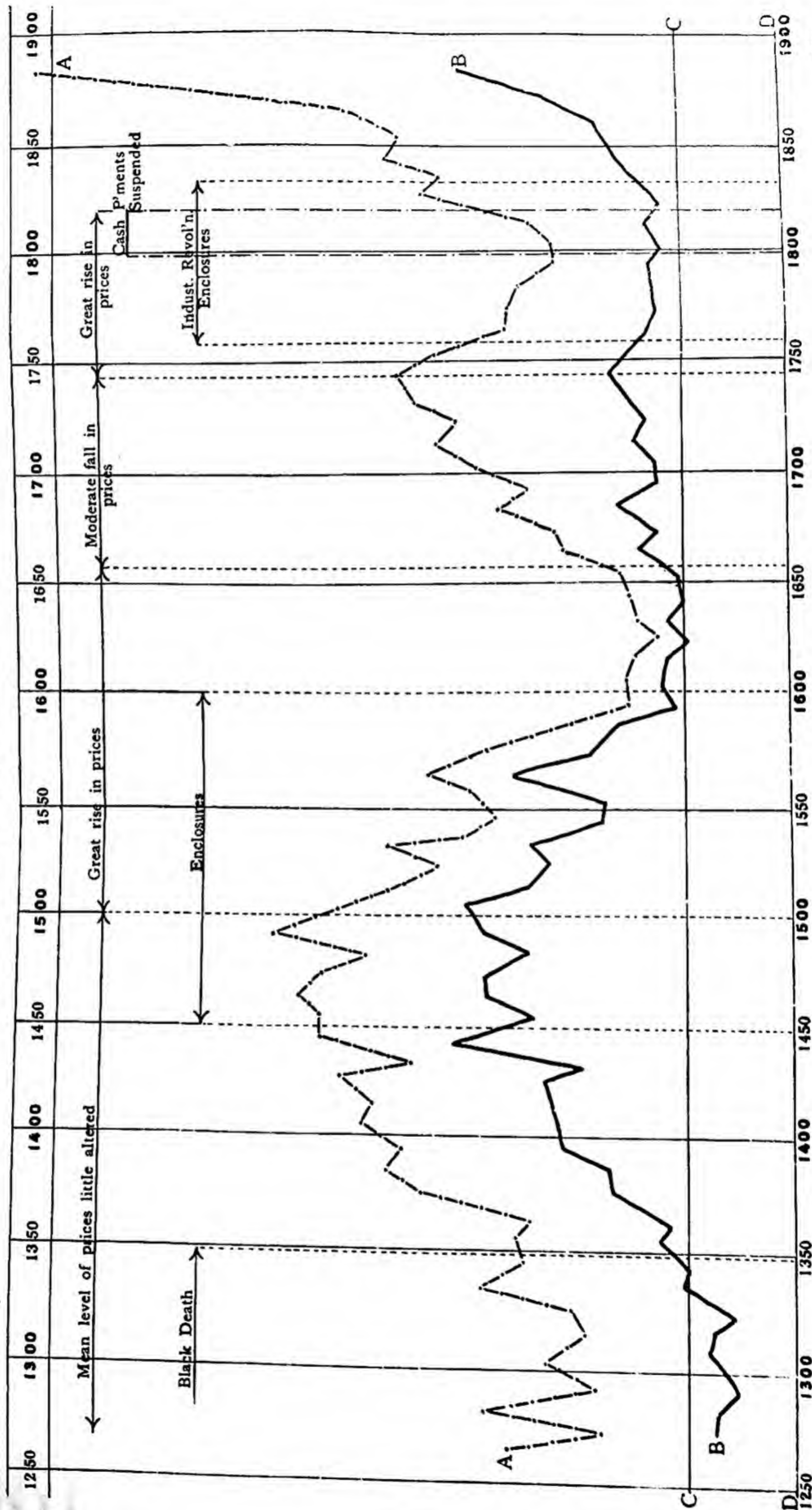


(B. 1498)

CHART B.

Variations in amount of wheat purchasable with daily wage, A of a carpenter, B of an agricultural labourer.

C. D. represents quantity of wheat (.01914 quarter) assumed adequate to nourish a family of medium size.



arbitrary. Comparison of the two curves on Chart A shows on the contrary that in almost any selected period of thirty years the trend of the two curves is identical; the correspondence between them is just about as close as theoretical considerations would lead us to expect; it is almost impossible to believe that it is accidental.

Even if we accept the conclusion that the general shape of the curves represents approximately the broader movements of wage rates during the past six hundred years, there remains the difficulty of arguing from daily wages to the real income of the labourer without knowledge of changes in the number of days worked per annum.

To turn now to the curves themselves, a rapid rise in the standard of living seems to have occurred between 1300 and 1450; improvement certainly showed itself before the Black Death; it was, however, particularly rapid in the years 1370–1400. From 1440 to 1500 no persistent tendency is apparent, but there are considerable and marked fluctuations; during the sixteenth century, on the other hand, the tendency of both curves was persistently downwards, though there was a temporary improvement in the first decades of Elizabeth's reign.

These movements seem to fit the history of the three centuries from 1300 to 1600 closely. A slow improvement began about the accession of Edward III; it was interrupted for twenty years by the Black Death; later, when the rise in prices which temporarily resulted from that disaster had ceased, the increased demand for labour did its work—producing an almost unchecked rise in wages during the next half century. On the other hand in the sixteenth century enclosures and rising prices, together with minor evils, depressed wheat-wages enormously. But though the general shape of the curves during these three centuries may be accepted, the deductions which should be drawn as to the condition of the wage-earners remain doubtful. It seems, indeed, to be written on the face of the statute book that the position of the wage-earner improved after 1350, and was tending downwards in the sixteenth century; in the history of the treatment of destitution and of the regulation of labour the government passes from a policy mainly directed towards preventing the labourer from improving his position to one which is, at least in part, inspired by the desire to save him from a lower standard of life. But the extent and

importance of the rise in real wages between 1350 and 1450, as in their fall in the sixteenth century, must always remain a matter of controversy.

Into this controversy we cannot here venture, but the attention of the student is directed to two tendencies which, among others mitigated in the sixteenth century the evil effects of the enclosure movement and the rise of prices; first, the spread of domestic industries throughout the country districts, which in many cases must have increased the family income materially; second, the considerable improvement in housing and furniture which was one of the results of the growth of manufactures; as glass came into the windows even of the poor, as half timber or brick replaced wattle and daub, many must have gained more by the increased comfort of the home than they lost by the increased cost of food.

The shape of the curves after 1600 similarly confirms, and is confirmed by impressions derivable from the general history of the country. A new period of upward motion begins soon after the middle of the seventeenth century, and leads to the comparative prosperity of the first half of the eighteenth century, and more especially of Walpole's administration; the remainder of the eighteenth century witnessed a rapid increase of money wages, but in consequence of the rise of prices a decline of wheat-wages; the lowest point was reached between 1790 and 1830; in the next thirty years some improvement showed itself, and in the second half of the nineteenth century progress was persistent and rapid.

Dr. Steffen's averages cease with the decade 1880-90, and it has not seemed desirable to attempt to bring them to date. For the last fifty years of the nineteenth century, students have at their disposal the elaborate estimates of Mr. Bowley, which on the one hand take account of all available wage statistics, and on the other allow for changes in the general purchasing power of money by elaborate calculations. Mr. Bowley's results for the years 1850-1900 confirm those reached by Dr. Steffen; they may be summarised in the following table:

Average Real Wages as Percentages of the level of 1900-04.

Years	1850-4	'55-9	'60-4	'65-9	'70-4	'75-9	'80-4	'85-9	'90-4	'95-9	1900-04
Real Wages	50	50	50	55	60	65	65	75	85	95	100 ¹

¹ Bowley, "Dictionary of Political Economy," Appendix, Art. Wages.

APPENDIX II

THE DOCTRINE OF COMMON EMPLOYMENT

It is good to be assured about our legal rights and obligations, good to know that when the House of Lords has spoken that settles the matter. Certainty in respect of the law is perhaps more important than excellence itself. Yet on occasion the following of a former precedent causes much searching of heart, and the ingenuity of judges is taxed to find reasons why the precedent should not be followed. The case is "distinguished." In effect the old rule is whittled away.

So it happened in relation to the quite preposterous doctrine of "common employment." Under this doctrine the assumption was that, when a person entered into a contract of employment he, by implication, willingly ran the risk of that employment, including the risk of injury through the negligence of fellow servants. The immunity of the master was founded on the idea of an implied contract by the servant to run the risks incident to the employment: knowledge of the risks involved was to be accepted as willingness to run them.

The last nibble at the doctrine was the decision of the House of Lords allowing the widow's appeal for compensation for the death of her husband. (*Radcliffe v. Ribble Motor Services, Ltd.*, House of Lords, 1939.)

The doctrine originated in the perverse analogies enunciated by the Court in *Priestley v. Fowler* (1837). But the doctrine, though repeatedly followed, remained like Lucy in the poem, "a maid whom there were none to praise, and very few to love."

An attempt to apply the doctrine to the case of *The Petrel* in 1893 failed. A collision had occurred in the Thames between two steamers, *The Petrel* and *The Cormorant*, both belonging to the same owners, owing to the admitted negligence of those navigating *The Petrel*. *The Cormorant* sank. In a suit for limitation of liability the claim of the master, officers and crew of *The Cormorant* for loss of their effects was disputed on the ground of common employment. The

President (Sir Francis Jeune) held that the doctrine did not apply. He stated—

The consideration that risk of injury to the one servant is the natural and necessary consequence of misconduct in the other implies that the skill and care of the one is of special importance to the other by reason of the relation between their services. Tried by this principle, can it be said that the safety of the captain of one ship of a company is in the ordinary and natural course of things dependent on the skill and care of the captain of another ship of the same company, or that injury by the negligence of one is an ordinary risk of the service of the other? In some cases it might perhaps: for example, it might if all the ships of the company were in the habit of meeting in the same dock, and the safety of each became in the ordinary course of things dependent on the skill with which the other was navigated. But in regard to navigation on the high seas or in the estuary of the Thames would a captain of one ship of the General Steam Navigation Company have more reason to be interested in the skill of a captain of another ship of the company than in that of the masters of the myriad other craft in whose vicinity he might happen to navigate? By no reasonable supposition can it be imagined that he would. I think, therefore, that these two captains were not in common employment.

The House accepted this reasoning in the following case:

The action arose out of an accident in Liverpool, when Radcliffe, who was a motor-omnibus driver employed by the defendants, Ribble Motor Services, Limited, of Preston, Lancashire, was killed by being crushed between the motor-omnibus of which he was the driver and a motor-omnibus driven by another driver named Jones in the same employment.

Radcliffe had stopped his motor-omnibus and Jones was driving another motor-omnibus following him. Jones was trying to get in front of Radcliffe's motor-omnibus to see what was wrong and, if necessary, assist him. He did not see Radcliffe, who was crushed between the two motor-omnibuses. The question was whether the doctrine of common employment applied so as to absolve the employers from liability for Jones's negligence. Mr. Justice Hawke found in favour of Mrs. Radcliffe, holding that the circumstances were such that the doctrine of common employment did not apply, and that therefore the defendants were liable. He awarded her £1,579 damages.

In the course of his judgment, allowing the appeal from the Court of Appeal reversing this judgment, Lord Atkin said: "The

risk of injury in the streets by a vehicle driven by a fellow servant is not one of the 'natural risks and perils incident to the performance of his service.' If the doctrine applies here I do not see why it should not apply to the case of drivers of cars let out on hire from different garages in different towns, or why the driver of a lorry stationed at Portsmouth should not be deemed to have contracted to bear the risk of injury from another lorry driven by a driver stationed at Newcastle who might happen to meet on the same road in the Midlands. That is implied contract run riot."

The doctrine of common employment was abolished by the Law Reform (Personal Injuries) Act, 1948; while the National Insurance (Industrial Injuries) Acts, 1946-54, have replaced the Workmen's Compensation Acts, removing all responsibility of the employer for the insurance of his employees and imposing it upon the State.

APPENDIX III

AN ESTIMATE OF POPULATION

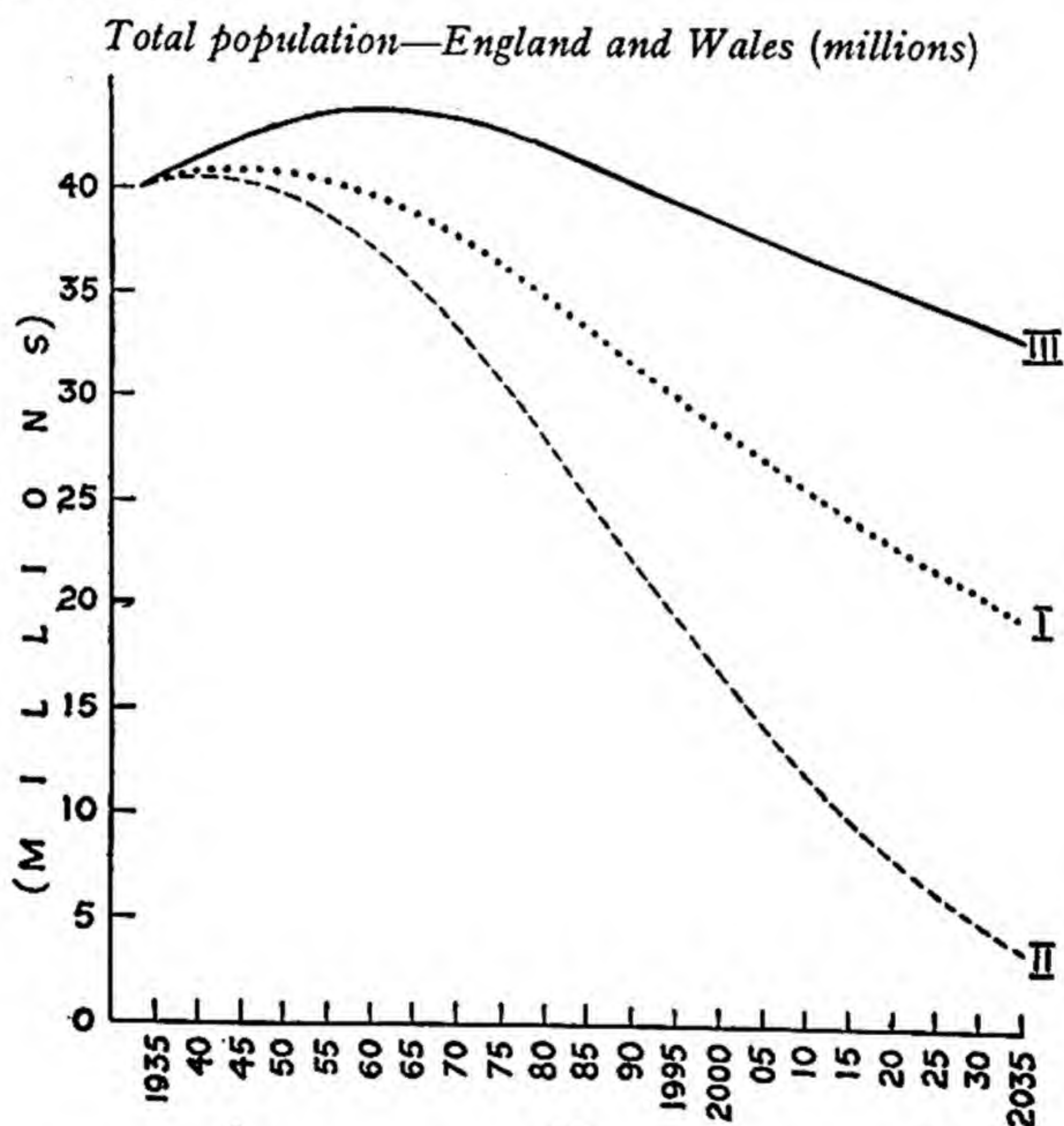
Below is the diagram referred to on page 354.

THE estimate published by permission of the London and Cambridge Economic Service, shows figures under three sets of assumptions:

1. That fertility and mortality for each year of age remain constant at the 1935 level;

2. That fertility and mortality continue to fall in the manner suggested by figures available for the last decade;

3. That mortality continues to fall and fertility remains constant at the 1935 level.



	I.	II.	III.
1940:	40,828,000	40,655,000	41,448,000
1945:	40,876,000	40,392,000	42,338,000
1950:	40,678,000	39,766,000	43,164,000

(London and Cambridge Economic Service: Special Memorandum No. 40 by Dr. Enid Charles. 1935.)

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